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                 FOR THE CENTRAL DISTRICT OF CALIFORNIA
    UNITED STATES OF AMERICA
20
                   Plaintiff.
2.1
                                          CIVIL ACTION NO.
22
    ABB VETCO GRAY INC.;
   AEROCHEM, INC.;
    AEROJET GENERAL CORPORATION:
   ATLANTIC RICHFIELD COMPANY (ARCO); )
                                          CONSENT DECREE
    CASPIAN INC.:
   CHEVRON CORPORATION;
    CITY OF OXNARD;
    CLAIROL. INC.;
    COASTAL OIL & GAS CORPORATION:
   CONOCO INC.;
    DEUTSCH COMPANY:
   THE DOW CHEMICAL COMPANY;
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EVEREST & JENNINGS INTERNATIONAL;
    EXXON CORPORATION:
   GEMINI INDUSTRIES, INC.:
   GENERAL DYNAMICS CORPORATION;
   GENERAL ELECTRIC COMPANY:
   GENERAL MOTORS CORPORATION:
   HUGHES AIRCRAFT COMPANY, and its
      subsidiaries:
   LEVER BROTHERS COMPANY;
   LOCKHEED MARTIN CORPORATION.
      (merged entity for LOCKHEED
      CORPORATION and MARTIN MARIETTA
      CORPORATION);
    McDONNELL DOUGLAS CORPORATION:
   MOBIL OIL CORPORATION;
   NEW VICI, INC. (for GONZALES/
     MONTEREY VINEYARD):
    NORTHROP GRUMMAN CORPORATION;
   OIL & SOLVENT PROCESS COMPANY, a
      subsidiary of CHEMICAL WASTE
   MANAGEMENT, INC.;
PACIFIC GAS & ELECTRIC COMPANY;
   PACIFIC OFFSHORE PIPELINE COMPANY;
   THE PROCTOR & GAMBLE MANUFACTURING
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     COMPANY;
   REYNOLDS METALS COMPANY;
   R.G.G.L. CORPORATION;
    RHONE-POULENC INC.;
   ROCKWELL INTERNATIONAL
     CORPORATION:
   ROHR, INC., formerly ROHR
    INDUSTRIES, INC.
   ROMIC ENVIRONMENTAL TECHNOLOGIES
      CORPORATION:
   SHELL OIL COMPANY;
    SHIPLEY COMPANY, INC.;
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   SOUTHERN CALIFORNIA GAS COMPANY;
    SOUTHERN PACIFIC TRANSPORTATION
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      COMPANY;
    SQUARE D COMPANY;
   TELEFLEX INCORPORATED;
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    TEXACO INC.:
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   TODD PACIFIC SHIPYARDS CORP.;
    UNION OIL COMPANY OF CALIFORNIA.
     INC. dba UNOCAL:
    UNION PACIFIC RESOURCES COMPANY:
    UNION PACIFIC RAILROAD COMPANY;
    USPCI for SOLVENT SERVICE:
    ZENECA INC.: and
    ZYCON CORPORATION.
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                  Defendante.
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02-0067472

1		TABLE OF CONTENTS	1	XXI.	DISPUTE RESOLUTION
2			2	XXII.	STIPULATED PENALTIES
3	I.	DEFINITIONS	3	XXIII.	COORDINATED ENFORCEMENT RECOVERY
4	11.	JURISDICTION	4	XXIV.	LEAD AGENCY
5	111.	DENIAL OF LIABILITY	5	XXV.	COVENANTS NOT TO SUE/RESERVATIONS OF RIGHTS 111
ĺ	17.	PARTIES BOUND	اء ا		A. United States' Covenants Not To Sue 111 B. Settling Defendants' Covenants Not To Sue 117
,	v.		7		C. United States' Reservations of Rights 118 D. Settling Defendants' Reservations of Rights . 122
8	VI.	SITE BACKGROUND	8	XXVI.	EFFECT OF SETTLEMENT: CONTRIBUTION PROTECTION 124
1		PURPOSE AND REGULATORY FRAMEWORK	9	XXVII.	ACCESS TO INFORMATION
٩	VII.	WORK TO BE PERFORMED		XXVIII.	RETENTION OF RECORDS
10		B. Phase II Work	11	XXIX.	NOTICES AND SUBMISSIONS
11		D. 30-Year Operation and Maintenance			
12		F. Oversight and Response Costs	12	XXX.	EFFECTIVE DATE
13		H. Compliance With Applicable Laws	13	XXXI.	RETENTION OF JURISDICTION
14		I. Permits	14	XXXII.	APPENDICES
15	VIII.	ADDITIONAL RESPONSE ACTIONS	15	XXXIII.	COMMUNITY RELATIONS
16	1X.	QUALITY ASSURANCE, SAMPLING, AND DATA ANALYSIS 40	16	XXXIV.	MODIFICATION
17	X .	SITE ACCESS	17	xxxv.	LODGING AND OPPORTUNITY FOR PUBLIC COMMENT 138
18	XI.	REPORTING REQUIREMENTS	18	. IVXXX	SIGNATORIES AND SERVICE
, ,		SUBMISSIONS REQUIRING AGENCY APPROVAL	19	XXXVII.	SECTION HEADINGS
20	_	PROJECT COORDINATORS	20	XXXVIII.	COUNTERPARTS
21			21		
		CERTIFICATIONS OF COMPLETION	22		
22		EMERGENCY RESPONSE	23		
2.3	XVI.	INDEMNIFICATION AND INSURANCE	24		02-0067473
24	XVII.	ESCROW ACCOUNTS/FINANCING THE WORK	,		02 0001113
25		COST ESTIMATES AND FUND TRANSFERS			
26		B. Fund Transfers	26		
? 7	XIX.	REIMBURSEMENT OF RESPONSE COSTS			
28	XX.	FORCE MAJEURE	28	l	
		Casmalia Consent Decree			Casmalia Consent Decree ii
		2			••

-3-

-4-

CASMALIA CONSENT DECREE

WHEREAS, the United States of America ("United States"), on behalf of the Administrator of the United States Environmental Protection Agency ("EPA"), has filed concurrently with this Consent Decree ("Consent Decree" or "Decree") a complaint in this matter pursuant to the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. \$5 9601 et seg., as amended by the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499, 100 Stat. 1613 (1986) ("CERCLA"), seeking to compel the Settling Defendants in this action to perform certain response actions and to pay certain response costs that may be incurred by the United States in response to alleged releases and threatened releases of hazardous substances from a facility as defined in Section 101(9) of CERCLA, 42 U.S.C. § 9601(9), known as the Casmalia Resources Hazardous Waste Management Facility ("the Casmalia facility" or "the facility"), located in Santa Barbara County, California; and

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WHEREAS, the United States' complaint also seeks to compel the Settling Defendants to take certain actions under the Resource Conservation and Recovery Act, as amended ("RCRA"), pursuant to Section 7003, 42 U.S.C. \$5 6973; and

WHEREAS, pursuant to CERCLA \$ 121(f)(1)(F), the State of California was given notice of EPA's negotiations with the Settling Defendants and was provided with opportunities to participate in such negotiations and be a Party to this Consent Decree; and

WHEREAS, the State of California has indicated its support 20 of EPA in acting as the lead governmental regulatory and

Casmalia Consent Decree

enforcement agency with respect to matters relating to the Site as provided herein notwithstanding that the State is authorized to implement portions of the federal RCRA program in lieu of EPA; and

WHEREAS, this Consent Decree is intended to govern all Site regulatory and enforcement activities; and

WHEREAS, the United States contends that the presence of solid wastes, hazardous wastes, hazardous constituents and/or hazardous substances in the soil, groundwater, surface water and air at the facility resulted from the past or present handling, storage, treatment and/or disposal of solid wastes, hazardous wastes, hazardous constituents and/or hazardous substances at the facility, and may present an imminent and substantial endangerment to health or the environment, within the meaning of Section 7003 of RCRA, 42 U.S.C. \$ 6973; and

WHEREAS, the United States contends that the presence of hazardous wastes, hazardous constituents, and/or hazardous substances at the facility constitutes a release from the facility, as defined in Section 101(22) of CERCLA, 42 U.S.C. \$ 9601(22), which release may present an imminent and substantial endangerment to the public health or welfare or the environment, within the meaning of Section 106 of CERCLA, 42 U.S.C. 5 9606, and the actions required by this Consent Decree are necessary $t\boldsymbol{\alpha}$ protect public health, welfare and the environment; and

WHEREAS, the Settling Defendants are "persons" subject to liability under Section 107(a) of CERCIA, 42 U.S.C. \$ 9607(a). and Section 7003 of RCRA, 42 U.S.C. 5 6973; and

WHEREAS, pursuant to Section 122 of CERCLA, 42 U.S.C.

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§ 9622, and Section 7003 of RCRA, 42 U.S.C. § 6973, the United States and the Settling Defendants have stipulated and agreed to the making and the entry of this Consent Decree prior to the taking of any testimony, and in settlement of the claims alleged against the Settling Defendants in the complaint; and

WHEREAS, these agreements have been made without any admission or finding of liability or fault as to any allegation or matter; and

WHEREAS, the United States and the Settling Defendants agree, and the Court by entering this Consent Decree finds, that the settlement of these claims is made in good faith and in an effort to avoid expensive and protracted litigation, and that this Consent Decree is fair, reasonable, and in the public interest;

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NOW, THEREFORE, it is ORDERED, ADJUDGED, AND DECREED as follows:

1. DEFINITIONS

Unless otherwise expressly provided herein, terms used in this Consent Decree which are defined in CERCLA or RCRA or in regulations promulgated under CERCLA or RCRA shall have the meaning assigned to them in CERCLA, RCRA, or in such regulations. Whenever terms listed below are used in this Consent Decree or in the appendices attached hereto and incorporated hereunder, the following definitions shall apply:

"Administrative Costs" shall mean, with respect to the Settling Defendants, the costs associated with the Casmalia Resources Site Steering Committee ("CRSSC") organization and administration or any successor organization and its administration, including attorneys fees and legal support costs associated with such organization and administration. Administrative Costs shall not include the costs of the Settling Defendants' Supervising Contractor or Project Coordinators, unless such Supervising Contractor or Project Coordinator is an active employee of a Settling Defendant.

"Cashout Settlement(s)" shall mean the procedure(s) to be implemented by EPA whereby substantially all remaining potentially responsible parties associated with the Casmalia Site are notified by EPA and provided with an opportunity to pay specified sums toward resolution of their potential Casmalia Site liabilities under CERCLA and RCRA. Settlement proceeds from the Cashout Settlement(s) shall be deposited to the Casmalia Consent Decree Escrow Account to be used to pay for performance of certain Work and to pay for certain Response Costs in accordance 28 with the terms of this Consent Decree.

Casmalia Consent Decree

02-0067475

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Casmalia Consent Decree

- 7 -

"Casmalia Consent Decree Escrow Account" or "Escrow Account" shall mean the Accounts, together with any and all Sub-Accounts, established pursuant to Section XVII. (Escrow Accounts/Financing The Work), for the purpose of holding and allocating funds received from the Cashout Settlements; proceeds of any actions, claims, settlements, or other efforts pursuant to Section XXIII. (Coordinated Enforcement Recovery); and funds from other sources not precluded by this Consent Decree, to be used to pay for performance of the Initial Phase II Work and OaM and for specified Response Costs.

"Casmalia Entities" shall mean Casmalia Resources; Hunter Resources; and Kenneth Hunter, Jr., and any related entities or individuals with potential liability in connection with the ownership or operation of the Casmalia Site.

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"CERCLA" shall mean the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, 42 U.S.C. \$\$ 9601 et seq., as amended by the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499, 100 Stat. 1613 (1986).

"Consent Decree" shall mean this Decree, all appendices attached hereto (listed in Section XXXII.), and any additions and modifications to this Consent Decree and its appendices made in accordance with its terms. In the event of conflict between this Consent Decree and any appendix, this Consent Decree shall control.

"Day" shall mean a calendar day, unless expressly stated to be a Working Day. "Working Day" shall mean a day other than a 28 Saturday, Sunday, or Federal holiday. In computing any period of

-9-

Casmalia Consent Decree

1 time under this Consent Decree, where the last day would fall on a Saturday, Sunday, or Federal holiday, the period shall run until the close of business of the next Working Day.

"Defendants" shall mean Settling Defendants.

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"Deliverable" shall mean all submissions and/or milestone events required of the Settling Defendants under Section 4.0. of the SOW, including any additions and modifications to this Section of the SOW made in accordance with the terms of this Consent Decree.

"DTSC" shall mean the Department of Toxic Substances Control of the State of California and any successor departments or successor agencies.

"Element(s) of Work" shall mean the specific work elements as set forth in the Statement of Work attached at Appendix A. Each Element of Work may have multiple Components as specified in the SOW.

"EPA" shall mean the United States Environmental Protection Agency or its authorized representative(s) and any successor departments or successor agencies of the United States.

"Escrow Account" -- See Casmalia Consent Decree Escrow Account .

"Final Cost Estimate" shall mean the final revision of the cost estimates established pursuant to Section XVIII. Paragraph A.3. (Cost Estimates and Fund Transfers) and Section 2.15 of the SOW of the total present worth costs to be incurred to complete 30-Year O&M Work and Post 30 Year O&M Work and associated governmental/regulatory oversight determined in accordance with the terms of this Consent Decree and the SOW. The Final Cost

Estimate shall be separated into sub-components of cost as set forth in Section 2.15, of the SOW.

"Final Past Response Costs Summary" shall mean the accounting of the United States' Past Response Costs, pursuant to Section XIX. Paragraph B.1. (Reimbursement of Response Costs), that shall supersede the Initial Past Response Costs Estimate for purposes of establishing the Escrow Account Funding Limits pursuant to Section XVII. Paragraph E. (Escrow Accounts/Financing The Work).

"Full Funding Option(s)" shall mean the Settling Defendants' right to obtain a covenant not to sue for 30-Year O&M and/or Post-30 Year O&M as provided under Section XXV. Paragraphs A.3.a. or A.3.b. and A.4.a. or A.4.b. (Covenants Not To Sue/Reservations of Rights) of this Consent Decree.

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"Funded Future Response Costs" -- see Future Response Costs.

"Funding Limit(s)" shall mean the authorized monetary limits, as provided in Section XVII. Paragraph E. (Escrow Accounts/Financing The Work), to which each Account and Sub-Account in the Casmalia Consent Decree Escrow Account may be funded from proceeds of the Cashout Settlements, if available: proceeds of actions, claims, settlements, or other efforts pursuant to Section XXIII. (Coordinated Enforcement Recovery); or other funding sources not precluded by this Consent Decree. The Funding Limits for Work Phases shall be established on the basis of cost estimates for performance of the Work pursuant to Section XVIII. Paragraph A. (Cost Estimates and Fund Transfers). The Funding Limit for Past Response Costs shall be established pursuant to Section XIX. Paragraph B.2. and Paragraph E.

Casmalia Consent Decree

(Reimbursement of Response Costs). The Funding Limit for the Phase II Future Response Costs Sub-Account of the Phase II Account shall be established in accordance with the terms of Section XIX. Paragraph D. (Reimbursement of Response Costs) and Section XVIII. Paragraph A. (Cost Estimates and Fund Transfers). The Funding Limits for the 30-Year and Post-30 Year O&M Oversight Sub-Accounts shall be established in accordance with the terms of Section XVIII. Paragraph A. (Cost Estimates and Fund Transfers).

"Future Response Action(s)" shall mean those activities undertaken by the United States and its authorized representatives associated with removal and remedial action in connection with the Casmalia Site, including but not limited to, enforcement and governmental/regulatory oversight of any tasks and activities undertaken by Settling Defendants and other response actions performed pursuant to this Consent Decree or otherwise in connection with the Site.

"Future Response Costs" shall mean all costs of response, including but not limited to direct and indirect costs and interest, that the United States will incur in connection with the Site beginning on the thirtieth (30th) day following entry of this Consent Decree. Future Response Costs may be either Funded or Unfunded. "Funded Future Response Costs" shall mean any costs payable and paid to EPA (a) by Settling Defendants pursuant to Section XIX. Paragraph C. (Reimburgement of Response Costs) and (b) from the Phase II Account of the Casmalia Consent Decree Escrow Account pursuant to Section XIX. Paragraph D. (Reimbursement of Response Costs). "Unfunded Future Response 28 Costs" shall mean all Future Response Costs that are not Funded

Casmalia Consent Decree

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Future Response Costs and shall include any unreimbursed or uncollected costs of response associated with the United States' Future Response Actions, including costs that the United States incurs in actions against Third Parties that are not reimbursed pursuant to Section XXIII. (Coordinated Enforcement).

"Initial Cost Estimate" shall mean the preliminary estimates established pursuant to Section XVIII. Paragraph A.1. (Cost Estimates and Fund Transfers) and Section 2.15. of the SOW of the total present worth costs to be incurred to complete all Site Work and Future Response Actions determined in accordance with the terms of this Consent Decree and the SOW. The Initial Cost Estimate shall be separated into sub-components of cost as set forth in Section 2.15. of the SOW.

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"Initial Past Response Costs Estimate" shall mean the United States' estimate of Past Response Costs, pursuant to Section XIX. Paragraph B.1. (Reimbursement of Response Costs), incurred in connection with the Casmalia Site up to, but not including, the thirtieth (30th) day following entry of this Consent Decree. The Initial Past Response Costs Estimate shall be effective for the purpose of establishing the Funding Limits for Section XVII. Paragraph E. (Escrow Accounts/Financing The Work) until superseded by EPA's Final Past Response Costs Summary and/or any adjustments, pursuant to Section XIX. Paragraphs B.2. and E. (Reimbursement of Response Costs).

"Initial Phase II Work" shall mean all Phase II Work, except for the O&M Base Period Work. Initial Phase II Work shall be complete as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, O&M Base Period Component of

Work, pursuant to Section 5.7.4. of the SOW.

"Interim Cost Estimate" shall mean the revised cost estimates established pursuant to Section XVIII. Paragraph A.2. (Cost Estimates and Fund Transfers) and Section 2.15. of the SOW of the total present worth costs to be incurred to complete all Site Work and Future Response Actions determined in accordance with the terms of this Consent Decree and the SOW. The Interim Cost Estimate shall be separated into sub-components of cost as set forth in Section 2.15. of the SOW.

"National Contingency Plan" or "NCP" shall mean the National Oil and Hazardous Substances Pollution Contingency Plan, dated March 8, 1990 (55 Fed. Reg. 8813), promulgated pursuant to Section 105 of CERCLA, 42 U.S.C. \$ 9605.

"Operation and Maintenance" or "O & M" shall mean all tasks and activities required to maintain the effectiveness of the response actions implemented under the Phase I and Initial Phase II Work. For purposes of this Consent Decree, O&M will be divided into three time periods: (a) O&M activities performed by Settling Defendants during the first five (5) years of O&M ("O&M Base Period Work"): (b) OLM activities performed for the next thirty (30) years (i.e. years 6 through 35 of O&M ("30-Year O&M Work"); and (c) OaM activities to be performed after the 30-Year O&M Work ("Post-30 Year O&M Work"). Except as set forth in Section XVII. (Escrow Accounts/Financing The Work), Section 25 XVIII. (Cost Estimates and Fund Transfers), Paragraphs A.3. and A.4. of Section XXV. (Covenants Not To Sue/Reservations of Rights), and Section XXVI. (Effect of Settlement/Contribution 28 Protection), Operation and Maintenance (O&M) shall not include

Casmalia Consent Decree

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02-0067478

the costs or performance of governmental/regulatory oversight. including enforcement, of the OAM Work.

"O&M Base Period" shall mean the five (5) year period beginning on the date set forth in EPA's written acceptance of the Initiation of Operation Report, Operation and Maintenance Base Period Component of Work, pursuant to Section 5.7.4. of the SOW.

"O&M Base Period Work" shall mean the implementation of all tasks and activities of the Operation and Maintenance Base Period Component of Work, pursuant to Section 2.10.5. of the SOW. necessary to complete the O&M performed during the O&M Base Period.

"Paragraph" shall mean a portion of this Consent Decree identified by an upper case letter or an Arabic numeral.

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"Parties" shall mean the signatories to this Consent Decree -- the United States and the Settling Defendants.

"Past Response Costs" shall mean all costs of response. including but not limited to direct and indirect costs and interest, that the United States incurs in connection with the Site from March 1, 1992 up to, but not including, the thirtieth (30th) day following entry of this Consent Decree. Past Response Costs shall also include Unfunded Future Response Costs that may periodically be added as an adjustment to the Past Response Costs Funding Limit pursuant to Section XIX. Paragraph E. (Reimbursement of Response Costs).

"Performance Standards" shall mean those cleanup standards, standards of control, and other substantive requirements. criteria or limitations to be achieved by the Settling Defendants

- 15 -

Casmalia Consent Decree

in implementing the Elements and Components of Work. The Performance Standards for the Phase I and Phase II Work are specified in Section 2.0. of the SOW. To the extent not defined in the attached SOW, Performance Standards shall be set forth, as appropriate, in a future EPA ROD or other response action decision document(s), later amendment(s) to the SOW, or in EPA approvals and decisions made under the SOW.

"Phase I Work" shall mean the performance of all tasks and activities necessary to implement the Elements and Components of Work listed in Section 1.2.13. of the SOW, and any modifications thereto, in accordance with the requirements of this Consent Decree. The completion of all tasks and activities in Phase I Work is not a pre-requisite to initiating tasks and activities in the Phase II Work.

"Phase II Work" shall mean any Work to be implemented at the Site that is not within Phase I Work or 30-Year and Post-30 Year O&M Work. Phase II Work shall mean the performance of all tasks and activities necessary to implement the Elements and Components of Work listed in Section 1.2.14. of the SOW; any modifications thereto, in accordance with the requirements of this Consent Decree; and any response actions selected by EPA under a future ROD or other response action decision document(s), as appropriate and necessary. Except as set forth in Section XVII. (Escrow Accounts/Financing The Work) and Section XVIII. (Cost Estimates and Fund Transfers), Phase II Work shall not include the costs or performance of governmental/regulatory oversight, including enforcement.

"Plaintiff" shall mean the United States.

Casmalia Consent Decree

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"Post-30 Year O&M Work" -- See Operation and Maintenance.

"RCRA" shall mean the Solid Waste Disposal Act, as amended, 42 U.S.C. \$\$ 6901 et seq. (also known as the Resource Conservation and Recovery Act).

"RCRA Trust Fund" shall mean any trust fund, and any amendments thereto, established pursuant to the financial responsibility provisions of RCRA \$ 3004(t), 42 U.S.C. \$ 6924(t), as promulgated in regulations at 40 C.F.R. \$ 265.143, for the benefit of the Casmalia Site, or any superseding account holding monies from any such Trust Fund.

"Record of Decision" or "ROD" shall mean the EPA decision document(s) prepared after completion of the Remedial Investigation/Feasibility Study Component of Work pursuant to Section 2.10.2. of the SOW.

"Section" shall mean a portion of this Consent Decree identified by a roman numeral.

"Settling Defendants" shall mean all Parties listed in Appendix C and any related entities specifically identified therein and in Appendix D, as provided in Section IV. (Parties Bound).

"Site" or "Casmalia Site" shall mean generally the Casmalia Resources Hazardous Waste Management Facility, encompassing approximately 252 acres, located approximately 10 miles southwest of Santa Maria and one and a half miles north of Casmalia in Santa Barbara County, California and depicted generally on the map attached at Appendix B. Site shall include the areal extent of contamination that is presently located in the vicinity of the Casmalia facility and all suitable areas in very close proximity

Casmalia Consent Decree

to the contamination necessary for the implementation of the response action and any areas to which such contamination migrates.

"State" shall mean the State of California, including all of its departments, agencies, boards, and divisions.

"Statement of Work" or "SOW" shall mean the document appended to and incorporated into this Consent Decree at Appendix A, and any modifications and amendments thereto made in accordance with this Consent Decree, detailing the requirements for performance of the Work.

"Supervising Contractor" shall mean the principal contractor retained by the Settling Defendants to supervise and direct the implementation of the Phase I and Phase II Work under this Consent Decree.

"Support Costs" shall mean those costs incurred by the Settling Defendants to implement the tasks and activities required in Section 2.14. of the Statement of Work and shall not include any Administrative Costs.

"Third Party shall mean any potentially responsible party who is not a signatory to this Consent Decree or who is a signatory and has not resolved its liability hereunder.

"30-Year O&M Work" -- See Operation and Maintenance.

"Unfunded Future Response Costs" -- see Future Response Costs.

"United States" shall mean the United States of America.

"Waste Material" shall mean (1) any "hazardous substance"

under Section 101(14) of CERCLA, 42 U.S.C. \$ 9601(14); (2) any

pollutant or contaminant under Section 101(33), 42 U.S.C.

Casmalia Consent Decree

§ 9601(33); (3) any hazardous waste under Section 1004(5) of RCRA or hazardous constituent as defined at 40 C.F.R. § 260.10 pursuant to RCRA; (4) any "solid waste" under Section 1004(27) of RCRA, 42 U.S.C. § 6903(27); and (5) any hazardous substance under California Health and Safety Code §§ 25316 and 25317.

"Work" shall mean any or all tasks and activities included or to be included in Phase I Work, Initial Phase II Work and O&M under this Consent Decree, except those required by Section XXVII. (Retention of Records). Except as provided otherwise in this Consent Decree, Work shall not include the costs or performance of governmental/regulatory oversight, including enforcement.

Casmalia Consent Decree

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II. JURISDICTION

This Court has jurisdiction over the subject matter of this action pursuant to 42 U.S.C. \$\$ 9606, 9607, and 9613(b); 42 U.S.C. \$ 6973; and 28 U.S.C. \$\$ 1331 and 1345. This Court also has personal jurisdiction over the Settling Defendants. Solely for the purposes of the entry and enforcement of this Consent Decree, Settling Defendants waive all objections and defenses that they may have to jurisdiction of the Court or to venue in this District. Settling Defendants shall not challenge the terms of this Consent Decree or this Court's jurisdiction to enter and enforce this Consent Decree.

02-0067481

Casmalia Consent Decree

- 20 -

-19-

III. DENIAL OF LIABILITY

The Settling Defendants deny any and all legal or equitable liability under any federal, state, or local statute, regulation or ordinance, or common law, for any claim related to the Site. Except as otherwise provided, nothing in this Consent Decree shall constitute an admission or waiver of any kind. Nothing in this Section shall alter Settling Defendants' agreement not to challenge the Court's jurisdiction as set forth in Section II. (Jurisdiction).

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Casmalia Consent Decree

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IV. PARTIES BOUND

- The Parties to this Consent Decree are its signatories -- the United States of America and the Settling Defendants.
- This Consent Decree applies to and is binding upon the United States and upon Settling Defendants and their successors and assigns. Any change in ownership or corporate status of a Settling Defendant shall in no way alter such Settling Defendant's responsibilities under this Consent Decree.
- C. Other parties potentially responsible for the Casmalia 10 Site are identified in a customer data base and associated records that had previously been maintained by Casmalia Resources at the Casmalia facility. A complete listing of such parties has been reviewed by an authorized representative of each Settling Defendant, and affiliated or otherwise related entities to the Settling Defendants have been identified and listed in Appendix D. To the extent an affiliate of, or entity otherwise related to, any Settling Defendant is not specifically identified in Appendix D, it shall not be deemed to be a Party to this Consent Decree, and shall not be subject to any of the rights, benefits, obligations, or requirements of this Consent Decree.
- D. Settling Defendants shall provide a copy of this 22 Consent Decree, as entered, and all relevant additions and modifications to this Consent Decree, as appropriate, to each person, including all contractors retained by Settling Defendants 24 to perform the Work required by this Consent Decree and to each person representing any Settling Defendant with respect to the Site or the Work within thirty (30) days of retention. Settling 27 28 Defendants shall require all such persons to perform their duties

Casmalia Consent Decree

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with respect to the Site and the Work in compliance with the terms of this Consent Decree. Settling Defendants, or their contractors, shall provide written notice of the Consent Decree, and any additions or modifications, to all subcontractors retained or assigned to perform any portion of the Work required by this Consent Decree. Settling Defendants shall nonetheless be responsible for ensuring that their contractors and subcontractors perform the Work contemplated herein in accordance with this Consent Decree.

V. SITE BACKGROUND

The following is a summary of the Site background as alleged by the United States which, for purposes of this Consent Decree, the Parties neither admit nor deny:

- The Casmalia Resources Hazardous Waste Management Facility in northern Santa Barbara County, California is an inactive commercial hazardous waste treatment, storage and disposal facility, which accepted large volumes of Waste Materials from 1973 to 1989. The facility is located on approximately 252 acres and consists of former surface impoundments, a number of inactive waste landfills, on-site treatment systems used during the facility operating period, and several engineering control structures put in place during the facility's operational years. See Appendix B.
- B. The Site is located in the Santa Maria Basin of coastal California near the southern end of the Casmalia Hills and about a mile and a half north of the town of Casmalia. The facility itself, located within the Shuman Canyon drainage sub-basin, is on a southern facing slope traversed by three small canyons. Casmalia Creek, about 500 feet west, is the nearest surface water to the Site. This creek flows to the southwest to join Shuman Creek about one mile southwest of the town of Casmalia. Shuman Creek continues southward and westward, eventually discharging to the Pacific Ocean. See Appendix B.
- C. The uppermost water bearing formation underlying the Site is the Todos Santos Claystone Member of the Sisquoc Formation. The upper weathered claystone layer is highly 28 fractured and ranges in thickness between 30 to 60 feet. The

- 24 -

Casmalia Consent Decree

02-0067483

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Casmalia Consent Decree

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- D. There have been and continue to be actual and threatened releases of Waste Materials at the Site. The Site now presents and may continue to present a threat to human health and the environment.
- E. During the facility's operation, the owners/operators accepted billions of pounds of commercial and industrial wastes from thousands of generators that include large and small private entities and numerous federal, state, local and municipal government entities.

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- F. From 1980 to 1989, the Casmalia facility was operated under federal interim status pursuant to RCRA. Because of continuing deficiencies in the facility operations, no final RCRA permit has been granted, and the facility has not been adequately closed in accordance with requirements of RCRA.
- G. In late 1989, the owners/operators ceased accepting shipments of off-site waste and, in 1991, ceased all active efforts to clean up and close the facility asserting that they have insufficient monies to pay for cleanup or closure activities.
- H. The facility's closure trust fund, the RCRA Trust Fund, which as of June 1996 totals approximately \$10 million, set aside by the facility owners/operators, is insufficient to cover closure and post-closure activities at the Site.

I. Since the facility ceased accepting waste in 1989, the owners/operators have progressively reduced site maintenance activities. In response to unstable and deteriorating conditions at the Site, in August 1992, EPA initiated a removal action, pursuant to CERCLA section 104, 42 U.S.C. \$ 9604, to implement certain interim stabilization actions, prevent further deterioration of site conditions, and control the most immediate threats. The Site continues to pose an imminent and substantial endangerment within the meaning of Section 106 of CERCLA and Section 7003 of RCRA. 42 U.S.C. \$ 9606, 42 U.S.C. \$ 6973.

J. Because the owners/operators of the Site have failed to perform sufficient closure and remediation activities, in March 13 1993, under CERCLA and RCRA authorities, EPA notified a group of approximately 65 Casmalia waste generators, representing some of the largest disposers of waste, of their potential liability for site remediation. Approximately 50 of the first 65 notified generators formed the Casmalia Resources Site Steering Committee ("CRSSC"). EPA negotiated with the CRSSC and other potentially responsible parties ("PRPs") to secure implementation of response actions at the Site as detailed by the terms of this Consent Decree.

EPA intends that all Work performed at the Site will be consistent with the requirements of CERCLA and the National Contingency Plan ("NCP").

02-0067484

- 26 -

Casmalia Consent Decree

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VI. PURPOSE AND REGULATORY FRAMEWORK

- The fundamental purposes of this Consent Decree are to:
- (1) provide a CERCLA framework for a comprehensive. coordinated and Site-wide response to all conditions at the Site that may present an imminent and substantial endangerment to public health, welfare and the environment caused by the disposal of Waste Materials at the Site and to protect public health. welfare and the environment from any releases or threatened releases of Waste Material from the Site through (a) the investigation of conditions at the Site, (b) the selection, design, construction, and implementation of response actions necessary to close or otherwise remediate the Site and to achieve applicable or relevant and appropriate requirements ("ARARs") and other performance standards described in the SOW, and in any ROD or other response action decision documents issued by EPA, as appropriate and necessary, pursuant to this Consent Decree, in order to complete remediation of the entire Site in accordance with the NCP and (c) monitoring, operation and maintenance of these response actions for a specified period of time after completion;

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- (2) provide comprehensive and integrated arrangements for funding and performance of the Work to be performed at the Site pursuant to this Consent Decree including, but not limited to, collecting funds from other potentially responsible parties to pay for certain portions of the Work; and
- (3) except as noted in Section XXV. (Covenants Not To Sue/Reservation of Rights), provide a settlement of any and all 28 potential civil claims among and between the Settling Defendants

- 27-

and the United States in connection with the Casmalia Site; and provide the Settling Defendants with statutory protection against claims as provided herein.

B. The CERCLA framework provided by this Consent Decree incorporates the requirements of other federal and State laws through the identification and enforcement of ARARs as an integral part of the remedy for the Site. Because the Site was operated as an interim status hazardous waste management facility, potential ARARs will include RCRA closure and corrective action requirements. Accordingly, this Consent Decree shall govern all activities that take place on the Site after entry of this Consent Decree, and shall upon entry supersede or take precedence over all State or local enforcement actions or orders issued against the Settling Defendants or Third Parties who resolve their liabilities with the Parties with respect to the Site during the pendency of this Consent Decree, except for any State or local permits or other authorizations issued in accordance with applicable law for response activities undertaken pursuant to this Consent Decree that are not conducted entirely on the Site.

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C. The Work to be performed under this Consent Decree will provide a comprehensive remedy for the Site that will address existing and anticipated future Site conditions. Based upon presently existing data, the RCRA operating and closure history of the Site, and the long-term response actions taken at similar large landfill sites, EPA believes that the likely Site remedy will consist of controlling the migration of contaminated 28 groundwater and containing the contaminated land masses. In

order to assure that the remedy provides adequate protection of human health and the environment and meets ARARs and other performance standards set forth in this Consent Decree, this early assessment shall be subject to confirmation by EPA following completion of the early response actions, the EE/CA and the RI/FS to be performed for the entire Site in accordance with this Consent Decree. In accordance with the NCP, EPA's decision concerning the final Site remedy will be set forth in a ROD taken together, if appropriate and necessary, with other EPA decision documents.

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- D. The Parties acknowledge that the Settling Defendants are entering this Consent Decree and undertaking to perform the Work as persons who have arranged for disposal of Waste Materials at the Site, and neither entry into this Consent Decree nor performance of all or part of the Work at the Site shall be deemed to grant legal possession and control of the Site to Settling Defendants or cause Settling Defendants to be deemed owners or operators of the Site.
- E. The State by agreement with EPA turned over the lead agency responsibility for the management of the closure/remediation of the Casmalia Site to EPA, notwithstanding that, with certain exceptions, the State is authorized to implement the federal RCRA program in lieu of EPA. EPA. after consultation with the State, determined that the best means to implement such closure/remediation was to establish a comprehensive regulatory and enforcement program for the Site as provided by this Consent Decree. The Parties intend that the 28 regulatory framework and relationship between EPA and the State

be managed as provided herein. The State of California, pursuant to CERCLA \$ 121(f)(1)(F), was given notice of EPA's negotiations with the Settling Defendants and was provided with opportunities to participate in such negotiations and be a Party to this Consent Decree, to among other things, identify the rights and responsibilities between EPA and the State. Although the State declined to become a Party to the Consent Decree, the State has been consulted on the technical approach detailed in the SOW and the management of the Site pursuant to the approach in this Consent Decree. The State has indicated its support of this Consent Decree's reliance upon a CERCLA framework to implement a comprehensive response to conditions at the Site and EPA's role as the lead governmental regulatory agency.

F. The preservation of the RCRA Trust Fund for use toward 30-Year O&M Work at the Site is an integral provision of this Consent Decree. It is intended that this Consent Decree shall govern the management and disbursement of funds from the RCRA Trust Fund. EPA agrees not to request or to otherwise use the RCRA Trust Fund for anything other than 30-Year OaM Mork. This obligation shall be effective upon lodging of this Consent Decree. The Parties agree to work cooperatively to ensure that the RCRA Trust Fund is transferred to the Escrow Account and managed in a manner consistent with the terms of this Consent Decree.

02-0067486

Casmalia Consent Decree

Casmalia Consent Decree

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VII. WORK TO BE PERFORMED

A. Phase I Work

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- 1. Settling Defendants shall perform, at their expense and without limitation as to its cost or duration, the Phase I Work. The Phase I Work shall be performed in accordance with this Consent Decree, including, but not limited to, the SOW attached at Appendix A; all standards, plans, specifications, and schedules set forth in or developed pursuant to this Consent Decree and the SOW; and any modifications or amendments thereto made pursuant to the terms of this Consent Decree.
- 2. Except as provided in Section XIV. Paragraphs C. and D. (Certifications of Completion), Settling Defendants' obligation to perform and pay for Phase I Work shall cease as of the effective date of EPA's written acceptance of the Completion of Phase I Work Report (Section 5.4.) of the SOW. Pursuant to Section XIV. (Certifications of Completion), the following Elements or Components of Work shall cease to be Phase I Work obligations and become Phase II Work as follows: (a) the Short-Term and Interim Collection/Treatment/ Disposal of Contaminated Liquids Components of Work shall cease to be Phase I Work as of the effective date of EPA's written acceptance of the "Phase I Completion of Obligation Report for Short-Term and Interim Collection/Treatment/Disposal of Contaminated Liquids Components of Work," as set forth in Section 5.4. of the SOW; (b) the Routine Site Maintenance Element of Work shall cease to be Phase I Work as of the effective date of EPA's written acceptance of the "Phase I Completion of Obligation Report for Routine Site Maintenance Element of Work," as set forth in Section 5.4. of the

SOW; (c) the Routine Groundwater Monitoring Element of Work shall cease to be Phase I Work as of the effective date of EPA's written acceptance of the "Phase I Completion of Obligation Report for Routine Groundwater Monitoring Element of Work," as set forth in Section 5.4. of the SOW; (d) the Community Relations Support Element of Work shall cease to be Phase I Work as of the effective date of EPA's written acceptance of the "Phase I Completion of Obligation Report for Community Relations Support Element of Work," as set forth in Section 5.4. of the SOW.

3. Settling Defendants shall begin performance of the Work, as set forth in the SOW, including its schedules, at Appendix A, no later than seven (7) days after lodging of this Consent Decree. Settling Defendants shall not, however, he required to commence construction of any permanent facilities until the Consent Decree has been entered by the Court or unless such construction is agreed to by EPA and the Settling Defendants. In the event that the Consent Decree is not entered by the District Court within twelve (12) months from the date of its lodging, the Settling Defendants' obligation to perform or to finance any Work prior to entry of this Consent Decree shall terminate, at the Settling Defendants' option, until the date of entry of this Consent Decree by the District Court. Any delay in the commencement of construction of permanent facilities or in the implementation of other tasks, activities, and obligations caused by a delay in the entry of the Consent Decree shall extend, pro tanto, the dates in the schedules under Section 5.0. of the SOW.

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Casmalia Consent Decree

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Phase II Work

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- The Settling Defendants shall perform Phase II Work, not otherwise performed by Third Parties, using monies received from the Cashout Settlement(s); from actions, claims, settlements or other efforts pursuant to Section XXIII. (Coordinated Enforcement Recovery); and/or from other sources not precluded by this Consent Decree. Settling Defendants shall not be obligated under the terms of this Consent Decree to pay for any Phase II Work, except that Settling Defendants shall pay their Administrative Costs associated with and relating to the Phase II Work and shall not be entitled to withdraw or use funds from the Casmalia Consent Decree Escrow Account to pay these Costs. Nothing in this Paragraph B. shall be construed to preclude the assessment of stipulated penalties against, or payment of stipulated penalties by, the Settling Defendants for violations related to Phase II Work as provided under Section XXII. (Stipulated Penalties).
- 2. The detailed scope of the Elements and Components of Phase II Work shall be determined in accordance with this Consent Decree and the SOW. The full scope of response actions associated with the Phase II Work shall be set forth by EPA in an EE/CA Action Memorandum or other EPA response action decision document, after completion of the EE/CA Component of Work at Section 2.9.2. of the SOW, and a ROD, after completion of the RI/FS Component of Work at Section 2.10.2. of the SOW, which taken together and with other response action decision documents, as appropriate and necessary, will determine the final remedy for the Site. Settling Defendants shall perform Phase 11 Work in

accordance with this Consent Decree, including, but not limited to, the SOW attached at Appendix A; all applicable standards, plans, specifications, and schedules set forth in or developed pursuant to this Consent Decree and the SOW; any applicable modifications or amendments thereto made pursuant to the terms of this Consent Decree; and any future EPA ROD or other response action decision document(s), as appropriate and necessary.

- Settling Defendants are not obligated to begin Phase II Work until \$3 million is available for performance of the Phase II Work.
- Settling Defendants are not obligated to perform Phase II Work absent the receipt of sufficient funds. However, in the event of insufficient funds, Settling Defendants shall perform that Work that can be performed with available funds pursuant to the determination in Section 1.3.10. of the SOW. The Settling Defendants shall be authorized to withdraw advance payments from the Phase II Work Account as set forth below to fund the Phase II Work.
- a. The Escrow Agreement shall instruct the Escrow Manager to disburse money from the Phase II Work Account to the Settling Defendants quarterly as authorized by the Annualized Phase II Work Budget Estimate, including updates thereto, required to be submitted by the Settling Defendants pursuant to Section XVII. Paragraph J.2. (Escrow Accounts/Financing The Work) and Sections 3.17., 4.1.1., and 5.4 of the SOW. Although any quarterly payment to the Settling Defendants may exceed the budgeted amount for that quarter after 28 notice to EPA, the Escrow Agreement shall instruct the Escrow

Casmalia Consent Decree

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Manager not to disburse money over four consecutive quarters that is in excess of the Annualized Phase II Work Budget Estimate in the absence of written approval by EPA.

If the Settling Defendants request money from the Phase II Work Account in excess of the Annualized Phase II Work Budget Estimate, the Settling Defendants shall submit to EPA for approval justification of the need for funds in excess of such budget and steps to be taken to bring the project back within budget, if possible, and to minimize future cost overruns. Settling Defendants shall maintain records accounting for all Work expenditures paid for by money from the Escrow Account and detailing Site operations related to Escrow Account expenditures. EPA shall be entitled, upon reasonable notice to the Settling Defendants, to audit Settling Defendants accounting and operations records related to the Escrow Account expenditures.

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- b. If insufficient money is available in the Phase II Work Account to fund the Work pursuant to Paragraph 4.a., above, Settling Defendants shall notify EPA as specified in Section 5.4. of the SOW of the unavailability of funds. In the event that the insufficient funding results in suspension of performance of the unfunded Phase II Work, Settling Defendants shall re-start the Work as soon as practicable after such additional funds become available. Settling Defendants shall not unreasonably delay re-starting the Work under this Paragraph.
- 5. Settling Defendants' obligations under this Consent Decree to perform Phase II Work will cease on the effective date, as provided in Section XIV. (Certifications of Completion), for the Phase II Work.

Casmalia Consent Decree

Failure to Perform

In the event Settling Defendants fail to perform all or portions of the Phase I or Phase II Work as required, the Settling Defendants shall be subject to stipulated penalties as set forth in Section XXII. Paragraph D. (Stipulated Penalties). If EPA performs all or a portion of the Work because of Settling Defendants' unauthorized failure to perform, monies in the appropriate Account of the Escrow Account shall be paid to EPA upon demand into a Casmalia Site-specific special account (a) to be used to reimburse EPA for any Work performed or (b) to be used by EPA to perform the Work. If the Settling Defendants' failure to perform Work is the subject of a dispute pursuant to Section XXI. (Dispute Resolution), the failure to perform shall not be considered unauthorized until the dispute is resolved and the Settling Defendants' position is rejected, unless Settling Defendants' specific work stoppage results in an imminent and substantial endangerment to public health, welfare or the environment beyond the general allegations in the complaint, necessitating response action, as determined by EPA, in which case, advance payments or reimbursements requested by EPA shall be payable from the appropriate Account of the Escrow Account for such response action.

30-Year Operation and Maintenance

- The obligations to perform and to oversee the 30 Year O&M Work are not resolved by this Consent Decree.
- The specific tasks and activities to be performed during the 30-Year OLM Work are not specified under the SOW or 28 this Consent Decree.

Casmalia Consent Decree

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E. Post-30 Year Operation and Maintenance.

- The duration of, and the obligations to perform and oversee, Post-30 Year O&M Work are not resolved by this Consent Decree.
- 2. The specific tasks and activities to be performed during the Post-30 Year OLM Work are not specified under the SOW or this Consent Decree.

F. Oversight

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The United States will oversee the Settling Defendants'
performance of the Work until Certification of Completion of
Phase II Work. The designation of the lead agency for the
governmental/regulatory oversight of the 30-Year and Post-30 Year
O&M Work is not resolved by this Consent Decree, but is subject
to resolution as set forth in Paragraph C. of Section XXIV. (Lead
Agency).

G. General Provisions

- 1. Notwithstanding any approvals that may be granted by the United States or other governmental entities, the Settling Defendants shall not be relieved of any liability arising from or relating to their acts or omissions or the acts or omissions of any of their contractors, subcontractors, or any other person acting on their behalf in the performance of the Work or their failure to perform or complete the Work.
- 2. The SOW, any modifications to the SOW, and any future EPA ROD or other EPA response action decision documents related to the Casmalia Site are hereby incorporated by reference and made a part of this Consent Decree and are enforceable hereunder.

-37-

3. Neither the SOW, the plans, any standards, specifications, and schedules, nor any approvals, permits or other permissions that may be granted by EPA related to this Consent Decree constitute a warranty or representation of any kind by the United States that the SOW, plans, standards, specifications, schedules, or ROD or other EPA response action decision documents, when implemented, will achieve the Performance Standards established or to be established, and shall not foreclose the United States from seeking performance of all terms and conditions of this Consent Decree or any EPA ROD or other EPA response action decision, the enforcement of which is not otherwise precluded by this Consent Decree. The Work performed by the Settling Defendants pursuant to this Consent Decree shall include the obligation to achieve the Performance Standards.

- 4. Except as otherwise permitted by law and as approved by EPA, any facilities constructed or put in place under the terms of this Consent Decree shall not be used to treat Waste Materials other than those associated with the Site.
- 5. Settling Defendants shall be jointly and severally responsible for the performance of the Settling Defendants' obligations under this Consent Decree. In the event of the insolvency or other failure of any one or more Settling Defendants to implement the Work, tasks and activities provided for under this Consent Decree, the remaining Settling Defendants shall complete all such requirements.

H. Compliance With Applicable Laws

All Work, tasks and activities undertaken by Settling

Casmalia Consent Decree

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Defendants pursuant to this Consent Decree shall be performed in accordance with the requirements of all applicable federal and state laws and regulations. Except as allowed by CERCLA and the NCP, Settling Defendants shall also comply with applicable or relevant and appropriate requirements ("ARAR") under federal environmental or state environmental or facility siting laws as determined by EPA pursuant to this Consent Decree and as authorized by law. Only those State standards that are promulgated, are identified by the State in a timely manner, and are more stringent than federal requirements may be applicable or relevant and appropriate. The Court finds that the Work and activities conducted pursuant to this Consent Decree, if approved by EPA, shall be considered to be consistent with the applicable requirements of CERCLA, RCRA, and the NCP.

I. Permits

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1. As provided in Section 121(e) of CERCLA and § 300.5 of the NCP, no Federal, State or local permit shall be required for any portion of the Work conducted entirely on-site. For purposes of this Consent Decree, the term "on-site" means the areal extent of contamination and all suitable areas in very close proximity to the contamination necessary for implementation of the response action. Where any portion of the Work requires a Federal or State permit or authorization, Settling Defendants shall submit timely and complete applications and take all other actions necessary to obtain all such permits or authorizations. Settling Defendants or their designee shall be required to obtain and hold any permits needed for implementation of the Phase I and Phase II Work.

Casmalia Consent Decree

- The Settling Defendants may seek relief under the provisions of Section XX. (Force Majeure) of this Consent Decree for any delay in the performance of the Work resulting from a failure to obtain, or a delay in obtaining, any permit required for the Work.
- 3. This Consent Decree is not, and shall not be construed to be, a permit issued pursuant to any federal or state statute or regulation.

Selection of Work Contractor

- 1. All aspects of the Phase I and Phase II Work to be performed by Settling Defendants pursuant to this Consent Decree shall be under the direction and supervision of the Settling Defendants' Supervising Contractor, the selection of which shall be subject to disapproval by EPA. Within five (5) days after the lodging of this Consent Decree, and at any time Settling Defendants propose to change a Supervising Contractor, Settling Defendants shall notify EPA in writing of the name, title, and qualifications of any contractor proposed to be the Supervising Contractor. Unless EPA disapproves of the proposed Supervising Contractor pursuant to Paragraph J.2., below, Settling Defendants may proceed.
- If EPA disapproves a proposed Supervising Contractor, EPA will notify Settling Defendants in writing within seven (7) days of receipt of Settling Defendants written notification to EPA in Paragraph J.1., above. Within thirty (30) days of receipt of EPA's disapproval, Settling Defendants shall notify EPA of the name and qualifications of the proposed 28 replacement Supervising Contractor.

Casmalia Consent Decree

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3. If EPA disapproves of the proposed replacement Supervising Contractor and such disapproval prevents the Settling Defendants from meeting one or more deadlines in a plan, Deliverable, or other written submission approved by EPA pursuant to this Consent Decree, Settling Defendants may seek relief under the provisions of Section XX. (Force Majeure).

-41-

VIII. ADDITIONAL RESPONSE ACTIONS

With respect to the Phase II Work, if EPA determines that response actions in addition to or modifying the Work specified in the ROD or other EPA decision document(s) and/or in Deliverables developed pursuant to the ROD or other EPA decision document(s) are necessary to achieve and/or maintain the Performance Standards or to carry out and/or maintain the effectiveness of the remedy set forth in a ROD or other EPA decision document(s), EPA may require that such additional or modified response action (which may include the submission of 11 additional or modified Plans) be incorporated into the SOW and/or 12 such Deliverables. Unless the additional or modified response actions are performed by Third Parties, Settling Defendants shall be required to complete as Phase II Work the additional or modified response actions in accordance with plans, specifications, and schedules approved or established by EPA pursuant to this Consent Decree. Provided, however, that additional or modified response actions may only be required pursuant to this Paragraph to the extent that they are consistent with the scope of the remedy selected in the ROD or other EPA 21 decision document(s), as applicable.

B. If Settling Defendants object to any additional or modified response action required by EPA pursuant to Paragraph
A., above, they may seek dispute resolution pursuant to Section
XXI. Paragraph D. (Dispute Resolution). The SOW and/or related
Deliverables shall be modified in accordance with final
resolution of the dispute, and Settling Defendants shall then
perform the additional or modified response actions in accordance

with Paragraph A., above.

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C. Nothing in this Section shall be construed to limit EPA's authority to require performance of additional or modified response actions as otherwise provided in this Consent Decree.

IX. QUALITY ASSURANCE, SAMPLING, AND DATA ANALYSIS

The Settling Defendants shall use quality assurance. quality control, and chain of custody procedures for all samples in accordance with Quality Assurance and Project Plans and Sampling Plans developed pursuant to Sections 3.0. and 5.0. of the SOW.

In accordance with the schedule in the SOW Section 5.0., Settling Defendants shall submit for EPA's approval the Quality Assurance Project Plans ("OAPPs"), and any addenda thereto, that are consistent with the SOW, the NCP, and applicable guidance documents.

C. If relevant to the proceeding, validated sampling data generated in accordance with the QAPP(s) and reviewed and approved by EPA shall be admissible as evidence, without objection, in any proceeding under this Consent Decree.

D. Settling Defendants shall make it a requirement of their contract(s) with laboratories for Work performed pursuant to this Consent Decree that EPA be allowed access to the laboratories during normal business hours. In addition, Settling Defendants shall require such laboratories to analyze all samples submitted in connection with the Work pursuant to the approved QAPPs, and any addenda thereto, for quality assurance monitoring and to perform all analyses required in connection with the Work 24 according to accepted EPA methods. Settling Defendants shall require all laboratories they use for analysis of samples taken 26 pursuant to this Consent Decree to participate in an EPA or EPA equivalent QA/QC program. Settling Defendants shall nonetheless 28 be responsible for the Work pursuant to this Section being in

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Casmalia Consent Decree

Casmalia Consent Decree

-43-

- 44 -

compliance with this Consent Decree.

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- E. Upon request, the Settling Defendants shall allow split or duplicate samples to be taken by EPA or its authorized representatives. In addition, EPA shall have the right to take any additional samples that EPA deems necessary. Upon request, EPA shall allow the Settling Defendants to take split or duplicate samples of any samples taken as part of EPA's oversight of the performance of the Phase I and Phase II Work. Settling Defendants and EPA shall notify the other not less than twentyeight (28) days in advance of any sample collection activity unless shorter notice is agreed to by them.
- F. Unless specified otherwise in an approved Deliverable or other written submission required by this Consent Decree, Settling Defendants shall submit to EPA three (3) copies. in accordance with the SOW, of the results of all sampling and/or tests or other data obtained or generated by or on behalf of Settling Defendants with respect to the implementation of this Consent Decree. EPA shall provide to Settling Defendants copies of its results from any split or duplicate samples taken pursuant to Paragraph E., above.
- G. Notwithstanding any provision of this Consent Decree, the United States hereby retains all of its information gathering and inspection authorities and rights, including enforcement actions related thereto, under CERCLA, RCRA and any other applicable statutes or regulations.

X. SITE ACCESS

- For the duration of the Settling Defendants' obligations to perform the Phase I and Phase II Work, to the extent that the Site or any other property to which access is required for the implementation of this Consent Decree is owned or controlled by persons other than those bound by this Consent Decree, the Settling Defendants shall use best efforts to secure from such persons access for Settling Defendants, as well as for the United States and its representatives including, but not limited to, their contractors, as necessary to effectuate this Consent Decree, including but not limited to access for the following activities:
 - 1. oversight of the Work;
- 2. verifying any data or information submitted to the United States;
- 3. conducting investigations relating to contamination at or near the Site:
 - 4. obtaining samples;
- 5. assessing the need for, planning, or implementing additional response actions at or near the Site;
- 6. inspecting and copying records, operating logs, contracts, or other documents maintained or generated by Settling Defendants or their agents, consistent with Section XXVII. (Access to Information); and
- 7. assessing Settling Defendants' compliance with this Consent Decree.
- If any access required to complete the Phase I or Phase 28 II Work is not obtained within forty-five (45) days of the date

- 46 -

Casmalia Consent Decree

Casmalia Consent Decree

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of lodging of this Consent Decree, or within forty-five (45) days of the date EPA notifies the Settling Defendants in writing that additional access beyond that previously secured is necessary, Settling Defendants shall promptly notify the United States, and shall include in that notification a summary of the steps Settling Defendants have taken to attempt to obtain access. The United States may, as it deems appropriate, assist Settling Defendants in obtaining access. Response costs incurred by the United States to assist the Settling Defendants to obtain access shall be added to the United States' Final Past Response Costs Summary total and be reimbursed in accordance with the terms of Section XVIII. (Cost Estimates and Fund Transfers). Costs incurred by the Settling Defendants to obtain access for Phase II Work shall be considered Phase II Work costs.

C. Notwithstanding any provision of this Consent Decree, the United States retains all of its access authorities and rights, including enforcement authorities related thereto, under CERCLA, RCRA and any other applicable statutes or regulations.

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Casmalia Consent Decree

XI. REPORTING REQUIREMENTS

Certain reporting required of the Settling Defendants' pursuant to this Consent Decree is specified in the SOW. Unless otherwise specified in the SOW, a submitted and approved Deliverable under the SOW, or in another writing by EPA, Settling Defendants shall submit to EPA three (3) copies of all Deliverables required to be submitted by the SOW, in accordance with the schedules set forth in Section 5.0. of the SOW. One (1) additional copy of final Deliverables shall be sent to public information repositories as specified by EPA.

B. If an event occurs during performance of the Phase I and Phase II Work that Settling Defendants are required to report pursuant to Section 103 of CERCLA or Section 304 of the Emergency Planning and Community Right to Know Act (EPCRA), Settling Defendants shall, within 24 hours after the on-set of such event, orally notify the EPA Project Coordinator. In the event that the EPA Project Coordinator is unavailable, the Settling Defendants shall notify the Emergency Response Section, Region IX, United States Environmental Protection Agency. These reporting requirements are in addition to the reporting required by CERCLA Section 103 or EPCRA Section 304.

Within twenty (20) days after the on-set of such an event, Settling Defendants shall furnish to the United States a written report, signed by the Settling Defendants' Project Coordinator, setting forth the events which occurred and the measures taken, and to be taken, in response thereto. Within thirty (30) days after the conclusion of such an event, Settling Defendants shall submit a report setting forth all actions taken

Casmalia Consent Decree

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- 48 -

in response thereto unless all such actions were previously reported.

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All Deliverables and other submissions by Settling Defendants to EPA which purport to document Settling Defendants' compliance with the terms of this Consent Decree shall be signed by an authorized representative of the Settling Defendants.

SUBMISSIONS REQUIRING AGENCY APPROVAL

A. After submittal of any Deliverable or other submission that requires EPA approval pursuant to this Consent Decree, EPA shall: (1) approve in whole or in part, the submission: (2) approve the submission upon specified conditions; (3) disapprove, in whole or in part, the submission, directing that the Settling Defendants modify the submission; or (4) any combination of the above.

Following receipt of EPA's approval or approval upon conditions, pursuant to Paragraph A.(1) or (2), above, Settling Defendants shall proceed to take any action required by the Deliverable or other submission, as approved by EPA, subject only to their right to invoke the dispute resolution procedures set forth in Section XXI. (Dispute Resolution) with respect to the modifications required or conditions imposed by EPA. Nothing in this Paragraph B., shall require the Settling Defendants to perform any Work not otherwise required pursuant to this Consent Decree.

C. Following receipt of EPA's notice of disapproval pursuant to Paragraph A. (3), above, Settling Defendants shall, within fourteen (14) days, or within such other period specified by EPA in the SOW or in the notice, correct the deficiencies and 23 resubmit the Deliverable or other submission for approval. 24 Notwithstanding the receipt of a notice of disapproval pursuant 25 to Paragraph A.(3), above, Settling Defendants shall proceed, at 26 the direction of EPA, to take any action required by any non-27 deficient portion of the submission, as long as such action is 28 not precluded or rendered impracticable by the disapproved.

- 50 -

Casmalia Consent Decree

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D. No stipulated penalties shall accrue during the first opportunity to cure a Deliverable's or submission's deficiency(ies). In the event that a resubmitted Deliverable or other submission, or portion thereof, is again disapproved by EPA, stipulated penalties shall begin to accrue from the date of the resubmittal, and EPA may again require the Settling Defendants to correct the deficiencies, in accordance with the preceding Paragraphs. EPA also retains the right to amend or develop the Deliverable or other submission required under this Consent Decree to correct the deficiency (ies).

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E. If upon resubmission, a Deliverable or other submission is disapproved by EPA due to a material defect and the Settling Defendants fail to cure the defect, Settling Defendants shall be deemed to have failed to submit such Deliverable or other submission timely and adequately subject only to the Settling Defendants' invocation of the dispute resolution procedures set forth in Section XXI. (Dispute Resolution). The provisions of Section XXI. (Dispute Resolution) and Section XXII. (Stipulated Penalties) shall govern the implementation of the Phase I and Phase II Work and accrual and payment of any stipulated penalties during Dispute Resolution. If EPA's disapproval or modification of a Deliverable or other submission is upheld, stipulated penalties shall accrue for such violation from the date of the 28 resubmittal, as provided in Paragraph D., above.

All Deliverables or other submissions required to be submitted to EPA under this Consent Decree shall, upon approval by EPA, be enforceable under this Consent Decree. In the event EPA approves or requires Settling Defendants to modify a portion of a Deliverable or other submission required under this Consent Decree, the approved or modified portion shall be enforceable under this Consent Decree.

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XIII. PROJECT COORDINATORS

A. Within thirty (30) days after lodging of this Consent Decree, the Settling Defendants will designate two Project Coordinators. The specific Elements of Work to be managed by each Project Coordinator are subject to EPA's approval. After two (2) years from the date of entry of the Consent Decree, Settling Defendants may propose that two (2) separate Project Coordinators are no longer necessary. Within five (5) days after selection of, and at any time Settling Defendants propose to change, a Project Coordinator, Settling Defendants shall notify EPA, in writing, of the name, title, qualifications, address and telephone number of the proposed Project Coordinator (s). Unless EPA disapproves of a proposed Project Coordinator pursuant to Paragraph B., below, the Settling Defendants may proceed.

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- B. If EPA disapproves a proposed Project Coordinator, EPA will notify Settling Defendants in writing within seven (7) days after receipt of Settling Defendants' written notification to EPA in Paragraph A., above. Within thirty (30) days after receipt of EPA's disapproval, Settling Defendants shall notify EPA of the name and qualifications of the proposed replacement Project Coordinator.
- C. If EPA disapproves of the proposed replacement Project Coordinator and such disapproval prevents the Settling Defendants from meeting one or more deadlines in a Plan, Deliverable, or other written submission approved by EPA pursuant to this Consent Decree, Settling Defendants may seek relief under the provisions of Section XX. (Force Majeure).
 - D. Within thirty (30) days after lodging of this Consent

Decree, EPA will notify Settling Defendants, in writing, of the name, address, and telephone number of EPA's Project

Coordinator(s), if different from the person identified in

Section XXIX. (Notices and Submissions).

- E. If EPA changes a Project Coordinator, the identity of the successor will be given to the Settling Defendants at least five (5) Working Days before the change occurs, unless impracticable, but in no event later than the actual day the change becomes effective. A verbal notification will be followed in writing.
- F. EPA may designate other representatives, including, but not limited to, EPA employees, and federal contractors and consultants, to observe and monitor the progress of any Work undertaken pursuant to this Consent Decree. EPA's Project Coordinators shall have the authority lawfully vested in a Remedial Project Manager (RPM) and an On-Scene Coordinator (OSC) by the National Contingency Plan, 40 C.F.R. Part 300. In addition, EPA's Project Coordinators shall have authority consistent with the National Contingency Plan to halt any Work required by this Consent Decree and to take any necessary response action when s/he determines that conditions at the Site constitute an emergency situation or may present an immediate threat to public health or welfare or the environment due to release or threatened release of Waste Material.

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XIV. CERTIFICATIONS OF COMPLETION

EPA shall certify completion of each of the following: (1) the Phase I portion of the Short-Term and Interim Collection/Treatment/Disposal of Contaminated Liquids Components of Work, and the Phase I portion of the Routine Site Maintenance, Routine Groundwater Monitoring, and Community Relations Support Elements of Work, specified in Section 1.2.13. of the SOW ("Obligations"); (2) all Phase I Work; (3) all Phase II Work (i.e., including the OaM Base Period Work).

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- B. After complete performance of all tasks and activities required to complete a Phase of Work or Obligation under a Phase of Work specified in Paragraph A., above, Settling Defendants shall submit to EPA a Completion of Work Obligation Report or Completion of Work Phase Report as specified in Sections 3.0. and 5.0. of the SOW. Written acceptance of each such Report by EPA shall be deemed to be EPA's certification that the Phase of Work or Obligation has been fully performed in accordance with this Consent Decree. The effective date of each such certification shall be the date EPA mails, or otherwise transmits, its written acceptance to Settling Defendants.
- C. If EPA determines that the relevant Phase of Work or Obligation, or any portion thereof, has not been completed in accordance with this Consent Decree, EPA will notify Settling Defendants in writing of the tasks and activities that must be undertaken to complete the Phase of Work or Obligation. Settling Defendants shall perform all tasks and activities described in the notice, subject to their right to invoke the dispute resolution procedures set forth in Section XXI. (Dispute

Casmalia Consent Decree

Resolution). During the period of EPA's determination of whether the Phase I Work, pursuant to Paragraph A. (1) or A. (2), above, has been completed in accordance with this Consent Decree. Settling Defendants shall perform the continuing Mork under the relevant Element or Component of Work as Phase II Work. Provided, however, if the Phase I Obligation or Work is not accepted by EPA as complete. Settling Defendants shall reimburse any amounts drawn from the Escrow Account and expended after the date of Settling Defendants' submittal of their completion report to perform the tasks and activities to complete the Phase I Obligation or Work.

- D. 1. The Final Cost Estimate, pursuant to Section XVIII. Paragraph A.3. of the Consent Decree, and the Cost Estimates and Funding Limits Element of Work at Section 2.15. of the SOW, and the Waste Database Support and Other Assistance Element of Work at Section 2.14. of the SOW are Phase I Work, but their completion shall not be a condition precedent to the certification of completion of Phase I Work. Provided, however, that notwithstanding the certification of completion of Phase I Work pursuant to this Section XIV., the Settling Defendants shall remain obligated to pay for, perform, and complete the Final Cost Estimate and the Waste Database Support and Other Assistance Element of Work in accordance with Sections 2.15. and 2.14. of the SOW, respectively.
- 2. The pendency of any dispute on the Final Cost Estimate shall not prevent EPA from certifying completion of Phase II Work, provided EPA has accepted in writing, pursuant to 28 Section 5.4. of the SOW, the Final Cost Estimate.

Casmalia Consent Decree

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XV. EMERGENCY RESPONSE

A. If any action or occurrence during the performance of Phase I or Phase II Work causes or threatens a release of Waste Material from the Site that constitutes an emergency situation or may present an immediate threat to public health or welfare or the environment, Settling Defendants shall, subject to Paragraph B., below, and at their expense if such situation occurs during Phase I Work, immediately take all appropriate action to prevent. abate, or minimize such release or threat of release, and shall immediately notify EPA's Project Coordinator(s). If that person 11 is, or those persons are, unavailable, then the Settling 12 Defendants shall notify the EPA Emergency Response Section, 13 Region IX. Settling Defendants shall take such actions in 14 consultation with EPA's Project Coordinator or other available authorized officer, and in accordance with all applicable 16 provisions of the Health and Safety Plans and any other 17 applicable plans or documents developed pursuant to the SOW. In the event that Settling Defendants fail to take appropriate 10 response action as required by this Section, EPA or its designee 19 may take such action instead; and EPA reserves any rights it may 20 have to seek to recover its response costs from Settling Defendants in this or another action, and Settling Defendants 23 reserve any rights they may have to oppose such action.

B. Nothing in the preceding Paragraph shall be deemed to 25 limit any authority of the United States to take, direct, or 26 order all appropriate action or to seek an order from the Count to protect human health and the environment or to prevent, abate, respond to, or minimize an actual or threatened release of Wante

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XVI. INDEMNIFICATION AND INSURANCE

Indemnification by Settling Defendants. The United States assumes no liability by entering into this Consent Decree or by virtue of any designation of Settling Defendants as EPA's authorized representatives under Section 104(e) of CERCLA. Settling Defendants shall indemnify, save and hold harmless the United States and its officials, agents, employees, contractors, subcontractors, or representatives for or from any and all claims or causes of action arising from, or on account of, acts or omissions of Settling Defendants their officers, directors, employees, agents, successors, assigns, contractors, subcontractors, or any persons acting on their behalf or under their control, in carrying out any activities pursuant to this Consent Decree, including, but not limited to, any claims arising from any designation of Settling Defendants as EPA's authorized representatives under Section 104(e) of CERCLA. Further, Settling Defendants agree to pay the United States all reasonable expenditures it incurs for litigation and settlement arising from, or on account of, claims made against the United States based on acts or omissions of Settling Defendants, their officers, directors, employees, agents, contractors, subcontractors, or any persons acting on their behalf or under their control, in carrying out activities pursuant to this Consent Decree. The United States shall not be held out as a party to any contract entered into by or on behalf of Settling Defendants in carrying out Work or activities pursuant to this Consent Decree. Neither the Settling Defendants nor any such 28 contractors shall be considered an agent of the United States.

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Casmalia Consent Decree

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Nothing in this Section shall result in an indemnification of the United States for actions, omissions or for conditions resulting from the negligence of the United States or its authorized representatives.

B. Subject to Section VII. Paragraph B. (Work To Be Performed), the Settling Defendants waive all claims against the United States for damages or reimbursement or for set-off of any payments made or to be made to the United States, arising from or on account of any contract, agreement, or arrangement between any one or more of the Settling Defendants and any person for performance of the Work, including, but not limited to, claims on account of construction delays. In addition, the Settling Defendants shall indemnify and hold harmless the United States with respect to any and all claims for damages or reimbursement arising from or on account of any contract, agreement, or arrangement between any one or more of Settling Defendants and any person for performance of the Work, including, but not limited to, claims on account of construction delays.

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C. No later than fifteen (15) days before commencing any on-site Work, Settling Defendants shall secure, and shall maintain until the first anniversary of EPA's Certification of Completion of Phase II Work pursuant to Section XIV. (Certifications of Completion), comprehensive general liability insurance and automobile insurance with limits of \$1 million dollars per occurrence, combined single limit, naming as additional insured the United States. In addition, for the duration of their obligations under this Consent Decree, Settling Defendants shall satisfy, or shall require that their contractors

or subcontractors satisfy, all applicable laws and regulations regarding the provision of worker's compensation insurance for all persons performing the Work on behalf of Settling Defendants in furtherance of this Consent Decree. Prior to commencement of the Work under this Consent Decree, Settling Defendants shall provide to EPA certificates of such insurance and a copy of each insurance policy. Settling Defendants shall resubmit such certificates and copies of policies each year on the anniversary of the effective date of this Consent Decree. Settling Defendants may demonstrate by evidence satisfactory to EPA that 11 they, or any contractor or subcontractor, maintain insurance or other protection equivalent to that described above. Settling Defendants need provide only that portion of the insurance described above that is not maintained by the contractor or subcontractor. The United States must seek recovery under this Section from Settling Defendants' insurance policies as an additional insured prior to seeking compensation under the 18 indemnities set forth in Paragraph A. of this Section.

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Casmalia Consent Decree

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XVII. ESCROW ACCOUNTS/FINANCING THE WORK

Settling Defendants shall establish the "Casmalia Consent Decree Escrow Account" ("Escrow Account") no later than ninety (90) days after the date of entry of this Consent Decree. Settling Defendants shall provide a copy of the Escrow Agreement establishing the Escrow Account to EPA as soon as possible, and in no event more than seven (7) days thereafter, for approval primarily to ensure that the escrowed funds will be handled as set forth by this Consent Decree. EPA does not, through any approval of the terms of the Escrow Account, guarantee the sufficiency of the funds in the Escrow Account established by this Section for performance of the Work.

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- The Escrow Account shall have six (6) interest-bearing Accounts: (a) "Cash Account"; (b) "Phase II Account"; (c) "30-Year O&M Account"; (d) "Past Response Costs Account"; (e) "Post-30 Year O&M Account"; and (f) "Support Costs Account." The Phase II Account shall have two Sub-Accounts, the "Phase II Future Response Costs Sub-Account" and the "Phase II Work Sub-Account." The 30-Year O&M Account shall have two Sub-Accounts, the *30-Year O&M Work Sub-Account" and the "30-Year O&M Oversight Sub-Account. The 30-Year O&M Work Sub-Account shall include a segregated Sub-Account to hold monies transferred from the RCRA Trust Fund to the Escrow Account. The Post-30 Year O&M Account shall have two Sub-Accounts, the "Post-30 Year Oam Work Sub-Account " and the "Post-30 Year Oam Oversight Sub-Account." These Accounts and Sub-Accounts shall be segregated from one another.
- C. Unless otherwise provided in this Consent Decree, the 28 Cash Account shall serve as an interim account to hold all funds

Casmalia Consent Decree

received pursuant to this Consent Decree until those funds are disbursed according to the priorities in this Section and Funding Limits established in Section XVIII. (Cost Estimates and Fund Transfers). The Cash Account shall also hold any excess funds after all other Accounts are fully funded pursuant to Paragraphs E.1. through E.7., below, and until any excess is disbursed pursuant to Paragraph F., below.

- Except as provided otherwise in Paragraph I., below, and Section XVIII. (Cost Estimates and Fund Transfers):
- 1. Money in the Phase II Account shall be used to fund the performance of the Phase II Work and Future Response Costs as specified in Section XIX. Paragraph D. (Reimbursement of Response Costs);
- 2. The RCRA Trust Fund after transfer to the Escrow Account, all money subject to the transfer limitations in Section XXIII. Paragraphs C.2. and C.3. (Coordinated Enforcement Recovery) and the money in the 30-Year O&M Work Sub-Account shall be used to pay for 30-Year OaM Work.
- Money in the Post-30 Year OaM Work Sub-Account shall be used to pay for Post 30-Year O&M Work.
- 4. Money in the 30-Year O&M Oversight Sub-Account and Post-30 Year OaM Oversight Sub-Account shall be used, in accordance with the provisions of Section XXIV. Paragraph C. (Lead Agency), to pay for the costs of governmental/regulatory oversight after Phase II Work is certified complete.
- 5. The monies to be disbursed from the Cash Account that are attributable to the Past Response Costs Account shall be immediately disbursed to the Hazardous Substance Superfund in

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- 6. Nothing in this Paragraph D. shall preclude other monies obtained for the Site and not precluded by this Consent Decree from being used by the United States to finance the Work or the governmental/regulatory oversight.
- E. <u>Distribution Priorities and Funding Limits</u>. The Escrow Agreement shall instruct and authorize the Escrow Manager to disburse the money in the Cash Account according to the following distribution priority and subject to the Funding Limits set forth below, in Section XVIII. Paragraph A. (Cost Estimates and Fund Transfers).

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- When the balance in the Cash Account first reaches or exceeds \$3 million, the Escrow Manager shall make a deposit of \$3 million to the Phase II Work Sub-Account. Thereafter the Escrow Manager shall make quarterly deposits of funds accumulated in the Cash Account during the previous quarter as follows: (a) fifty percent (50%) to the Phase II Work Sub-Account and fifty percent (50%) to the Phase II Future Response Costs Sub-Account until the Phase II Future Response Costs Sub-Account is filled to the Funding Limit established by Section XVIII. Paragraph A.1. (Cost Estimates and Fund Transfers) and then (b) one-hundred percent (100%) to the Phase II Work Sub-Account until the Phase II Account is filled to the Initial or Interim Cost Estimate, as applicable, for Phase II Work.
- 2. After the deposits to the Phase II Account under 28 Paragraph E.1., above, are complete, the Escrow Manager shall

make quarterly deposits of funds accumulated in the Cash Account during the preceding quarter as follows: the 30-Year O&M Work Sub-Account shall be filled until the amount remaining to be filled equals the Past Response Costs Funding Limit as determined under Section XIX. Paragraph B.2. (Reimbursement of Response Costs), unless the amount needed to fill the 30-Year OLM Work Sub-Account is less than the Past Response Costs Funding Limit, in which event the Past Response Costs Account shall be filled until the amount remaining to be filled equals the amount remaining to be filled in the 30-Year OEM Work Sub-Account. 11 Except as provided below, the RCRA Trust Fund and monies received 12 from the Casmalia Entities and/or the State pursuant to Section XXIII. Paragraphs C.2. and C.3. (Coordinated Enforcement 14 Recovery) (including accrued interest and income) shall not be 15 counted toward satisfaction of the 30-Year O&M Work Sub-Account Funding Limit until after the Interim Cost Estimate becomes 17 effective and any and all transfers, pursuant to Paragraph B.1. of Section XVIII. (Cost Estimates and Fund Transfers) have been 19 made. After the Interim Cost Estimate becomes effective, the RCRA Trust Fund shall not be counted unless it has been 21 transferred into the 30-Year OaM Work Sub-Account or is available, without impediment, for the 30-Year O&M Work. Prior 23 to the effective date of the Interim Cost Estimate, funds 24 received from the Casmalia Entities and/or the State pursuant to Section XXIII. Paragraphs C.2, and C.3. (Coordinated Enforcement Recovery) (including accrued interest and income) shall be 26 27 counted toward satisfaction of the 30-Year O&M Work Sub Account 28 Funding Limit upon receipt of such funds in the 30-Year OaM Work

02-0067504

3. After the deposits under Paragraph E.2., above, are complete, the Escrow Manager shall make quarterly deposits of funds accumulated in the Cash Account during the preceding quarter as follows: fifty percent (50%) to the 30-Year O&M Work Sub-Account and fifty percent (50%) to the Past Response Costs Account until the 30-Year O&M Work-Sub Account is funded to the Initial, Interim, or Final Funding Limit, as applicable, and the Past Response Costs Account is funded to its Funding Limit as determined under Section XIX. Paragraph B. (Reimbursement of Response Costs). Except as provided below, the RCRA Trust Fund and monies received from the Casmalia Entities and/or the State pursuant to Section XXIII. Paragraphs C.2. and C.3. (Coordinated Enforcement Recovery) (including accrued interest and income) shall not be counted toward satisfaction of the 30-Year O&M Work Sub-Account Funding Limit until after the Interim Cost Estimate becomes effective and any and all transfers, pursuant to Paragraph B.1. of Section XVIII. (Cost Estimates and Fund Transfers) have been made. After the Interim Cost Estimate becomes effective, the RCRA Trust Fund shall not be counted unless it has been transferred into the 30-Year O&M Work Sub-Account or is available, without impediment, for the 30-Year O&M Work. Prior to the effective date of the Interim Cost Estimate, funds received from the Casmalia Entities and/or the State pursuant to Section XXIII. Paragraphs C.2. and C.3. (Coordinated Enforcement Recovery) (including accrued interest and income)

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Casmalia Consent Decree

shall be counted toward eatisfaction of the 30-Year O&M Work Sub-Account Funding Limit upon receipt of such funds in the 30-year OLM Work Sub-Account of the Escrow Account only for determining whether a transfer of funds can be made pursuant to Section XVIII. Paragraph B.2. (Cost Estimates and Fund Transfers).

- 4. After the deposits to the 30-Year Oam Work Sub-Account and the Past Response Costs Account under Paragraph E.3., above, are complete, the Escrow Manager shall make quarterly deposits of funds accumulated in the Cash Account during the preceding quarter to the 30-Year O&M Oversight Sub-Account until it is filled to the Initial, Interim, or Final Cost Estimate, as applicable, for the 30-Year O&M Oversight Funding Limit.
- After the deposits to the 30-Year Oam Oversight Sub-Account under Paragraph E.4., above, are complete, the Escrow Manager shall make quarterly deposits of funds accumulated in the Cash Account during the preceding quarter to the Post-30 Year OsM Work Sub-Account until it is filled to the Initial, Interim, or Final Cost Estimate, as applicable, for the Post-30 Year O&M Work.
- 6. After the deposits to the Post-30 Year OAM Work Sub-Account under Paragraph E.S., above, are complete, the Escrow Manager shall make quarterly deposits of funds accumulated in the Cash Account during the preceding quarter to the Post-30 Year O&M Oversight Sub-Account until it is filled to the Initial, Interim, or Final Cost Estimate, as applicable, for the Post-30 Year O&M Oversight Funding Limit.
- 7. After the deposits to the Post-30 Year OaM Account 28 under Paragraph E.G., above, are complete, the Escrow Manager

Casmalia Consent Decree

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shall make quarterly deposits of funds accumulated in the Cash Account during the preceding quarter to the Support Costs Account until it is filled to the limit as determined under Section 2.15. of the SOW. Settling Defendants shall be entitled to draw from this Account only after the 30-Year O&M and Post-30 Year O&M Accounts are fully funded based upon the Final Cost Estimate and they have received a covenant not to mue, as provided for in Section XXV. Paragraphs A.3. and A.4. (Covenants Not To Sue/Reservations of Rights), for all 30-Year and Post-30 Year O&M Work and associated governmental/regulatory oversight of the United States. Any withdrawals by Settling Defendants from the Support Costs Account shall be made only after demonstration, based upon an accounting and adequate supporting documentation, that Support Costs have been incurred pursuant to this Consent Decree but not reimbursed.

8. Unless otherwise agreed to in writing by EPA and the Settling Defendants and except as provided above in Paragraphs E.2. and E.3. concerning accounting for the RCRA Trust Fund and other restricted funds, the cumulative deposits to any Account shall not exceed the applicable and effective Funding Limit as set forth in this Consent Decree at Section XVIII. Paragraph A. (Cost Estimates and Fund Transfers), except as a result of interest accumulation. Interest accumulation shall be administered according to the terms of Paragraph I., below.

F. Excess Funding

After (i) the Final Cost Estimate and associated Final 27 Funding Limit(s) become effective, (ii) the Cashout Settlements 28 are completed, and (iii) all deposits pursuant to Paragraph E.,

Casmalia Consent Decree

above, or Section XVIII. Paragraph B. (Cost Estimates and Fund Transfers) so that each of the Accounts and Sub-Accounts referred to in Paragraph E., above, are fully funded, the Escrow Manager shall deposit all recoveries of monies from Third Parties under Section XXIII. (Coordinated Enforcement Recovery) and any excess funds remaining in the Cash Account to the Post-30 Year O&M Account to be held in trust, together with any interest accrual or income, to pay for performance of the Post-30 Year O&M Work.

Phase II Account Disbursements

- 1. The Escrow Agreement shall instruct and authorize the Escrow Manager to disburse funds from the Phase II Work Sub-Account as follows:
- a. to pay for the Phase II Work to be performed by the Settling Defendants pursuant to Section VII. Paragraph B. (Work To Be Performed).
- b. to pay to EPA requested amounts as Funded Future Response Costs upon exhaustion of funds in the Phase II Future Response Costs Sub-Account.
- c. to fund or to reimburse EPA's performance of Phase I or Phase II Work in the event that Settling Defendants fail to perform such Work pursuant to Section VII. Paragraph C. (Work To Be Performed) or Section XXV. Paragraph C.4. (Covenants Not To Sue/Reservations of Rights).
- d. to pay for other matters upon written agreement of EPA and the Settling Defendants.
- 2. The Escrow Agreement shall instruct the Escrow Manager to disburse funds from the Phase II Future Response Conts 28 Sub-Account as follows:

Casmalia Consent Decree

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- a. upon request by EPA, to pay EPA for Funded Future Response Costs associated with the Phase II Work.
- upon request by EPA, to pay for Phase II Work upon exhaustion of unrestricted funds in the other Accounts.
- c. to pay for other matters upon written agreement of EPA and the Settling Defendants.
- H. After Certification of Completion of Phase II Work pursuant to Section XIV. (Certifications of Completion), any monies remaining in the Phase II Account shall be distributed to the remaining Accounts in the priority specified in Paragraphs E.2. through 7., above, or in accordance with Paragraph F., above, as applicable.
- I. Interest. Interest received on each Account in the Escrow Account shall be paid into the Account on which it is earned, and may be used first to pay for the Account fees charged by the Escrow Manager to administer the Escrow Account. Remaining accumulations of interest then shall be used in the same manner and for the same purposes as the other funds in the Escrow Account.

J. Reports

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1. The Escrow Agreement shall require the Escrow Manager to prepare and submit to the Settling Defendants and EPA quarterly statements summarizing (a) monies received and disbursed in the prior quarter from and to the Escrow Account, each of the Accounts and Sub-Accounts, and to the Hazardous Substance Superfund; and (b) the balances in each Account and Sub-Account as of the date of each quarterly statement. The 28 Escrow Agreement shall also require the Escrow Manager to submit

Casmalia Consent Decree

an annual report to EPA and the Settling Defendants, which shall include a summary of monies received and disbursed in the preceding twelve (12) month period, for the Escrow Account including each Account and Sub-Account. The reporting periods for the Escrow Account quarterly statements and the annual financial reports, pursuant to this Paragraph J.1., and the Overall Project Quarterly Reports and the Annualized Phase II Work Budget Estimate reports, required at SOW Section 5.4., shall be conformed to use common reporting periods to the maximum extent practicable.

2. The Settling Defendants shall submit to EPA for approval and in accordance with the schedule at SOW Section 5.4. an annual work budget ("Annualized Phase II Work Budget Estimate"), and updates thereto, setting forth the monies estimated to be necessary to satisfy the Phase II Work Sub-Account expenses described in Section VII. Paragraph B.4. (Work To Be Performed), and Section 2.0. of the SOW.

02-0067507

Casmalia Consent Decree

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XVIII. COST ESTIMATES AND FUND TRANSFERS

Cost Estimates and Funding Limits

Initial Cost Estimate

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- Within thirty (30) days of the date of entry of this Consent Decree, the Settling Defendants shall submit to EPA a proposed Initial Cost Estimate, separated into subcomponents of cost, for the Work under this Consent Decree, as set forth in Section 2.15. of the SOW. Portions of the proposed Initial Cost Estimate shall be provided by EPA pursuant to sub-Paragraphs 1.b. and 1.c., below. The Initial Cost Estimate shall be based upon available data, and will be used to establish Initial Funding Limits for the Accounts and Sub-Accounts of the Casmalia Consent Decree Escrow Account provided for under Section XVII. (Escrow Accounts/Financing The Work). The Initial Cost Estimate shall also be used as the starting point for development, before inclusion of all applicable premiums and other cost elements, of the cost estimate for the Cashout Settlements procedure.
- b. Until updated pursuant to Section XIX. Paragraph B.2. (Reimbursement of Response Costs), the Initial Past Response Costs Estimate established pursuant to Section XIX. Paragraph B.1. (Reimbursement of Response Costs) shall be used as the Initial Past Response Costs Funding Limit for the Past Response Costs Account.
- c. EPA shall provide an estimate of Future Response Costs for Future Response Actions associated with Phase II Work, which estimate shall be used as the Initial Funding 28 Limit for the Phase II Future Response Costs Sub-Account of the

Phase II Account. EPA shall also provide estimates of governmental/regulatory oversight costs for 30-Year and Post-30 Year O&M Work, which estimates shall be the Initial Funding Limits for the 30-Year O&M Oversight Sub-Account and Post-30 Year OLM Oversight Sub-Account, respectively.

- d. The cost estimates established under this Paragraph will be re-evaluated according to the procedures in Paragraphs A.2. and A.3., below, and the revised cost estimates may necessitate or permit changes in the Funding Limits for use in accordance with Section XVII. (Escrow Accounts/Financing The Work). The Initial Cost Estimate shall be effective until the Interim Cost Estimate and associated Interim Funding Limits become effective; or in the case of Past Response Costs, until such costs are updated pursuant to Section XIX. Paragraphs B. and E. (Reimbursement of Response Costs); or in the case of the Funded Future Response Costs estimate for Future Response Actions associated with the Phase II Work or the costs of governmental/regulatory oversight for the 30-Year and Post-30 Year O&M Work, until a proposed revised estimate is final pursuant to Paragraph A.2., below.
- e. EPA shall: (i) approve in whole or in part, (ii) approve upon specified conditions, (iii) disapprove, in whole or in part, or (iv) any combination of the above, the proposed 24 Initial Cost Estimate pursuant to Section XII. (Submissions Requiring Agency Approval). If EPA and the Settling Defendants cannot reach agreement on the Initial Cost Estimate, then the 27 matter shall be subject to dispute resolution under the dispute 28 resolution procedures of Section XXI. (Dispute Resolution). The

02-0067508

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Casmalia Consent Decree

Initial Cost Estimate shall become effective on the later of the date thirty (30) days after EPA approves in writing the Initial Cost Estimate submitted by Settling Defendants or the date of final resolution of any dispute pursuant to this Paragraph A.1.e. ("effective date"); except that any undisputed portion of the Initial Cost Estimate shall become effective as of the date thirty (30) days after EPA's approval.

2. Interim Cost Estimate

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- a. As part of the Phase I Work, Settling Defendants shall re-evaluate the Initial Cost Estimate, taking into account, at least, the information obtained and findings from the Remedial Investigation/Feasibility Study Component of Work, and submit to EPA proposed Interim Cost Estimate separated into sub-components of costs, for Work under this Consent Decree as specified in Paragraph A.1., above, and Section 2.15. of the SOW. Portions of the proposed Interim Cost Estimate shall be provided by EPA pursuant to sub-Paragraph 2.b., below.
- b. Past Response Costs shall be updated by the United States as provided in Section XIX. Paragraphs B. and E. (Reimbursement of Response Costs). Further, EPA shall reevaluate and, if necessary, propose changes to the estimates of Funded Future Response Costs associated with the Phase II Work and governmental/regulatory oversight costs for 30-Year and Post-30 Year O&M Work, which revised estimates shall be the proposed Interim Funding Limits for the 30-Year O&M Oversight Sub-Account and Post-30 Year O&M Oversight Sub-Account, respectively.
- c. EPA shall: (i) approve in whole or in part. (ii) approve upon specified conditions, (iii) disapprove, in

(Submissions Requiring Agency Approval). If the proposed Interim Cost Estimate is different from the Initial Cost Estimate, in whole or in part, and EPA and the Settling Defendants cannot reach agreement on the new estimates, then the matter shall be subject to dispute resolution under the dispute resolution procedures of Section XXI. (Dispute Resolution). The Interim Cost Estimate shall become effective on the later of the date thirty (30) days after EPA approves in writing the Interim Cost Estimate submitted by Settling Defendants or the date of final resolution of any dispute pursuant to this Paragraph A.2.c. ("effective date"); except that any undisputed portion of the Interim Cost Estimate shall become effective as of the date thirty (30) days after EPA's approval.

whole or in part, or (iv) any combination of the above, the

proposed Interim Cost Estimate pursuant to Section XII.

d. The Interim Cost Estimate shall be used to establish Interim Funding Limits that will remain effective until superseded by the Final Cost Estimate and associated Final Funding Limits.

3. Final Cost Estimate

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a. As part of Settling Defendants' Phase I Work obligation, Settling Defendants shall re-evaluate the Interim Cost Estimate, taking into account, at least, the information obtained as a result of completion of Initial Phase II Work and 25 the experience gained and costs incurred during performance of the OAM Base Period Work, and submit to EPA proposed Final Cost Estimate, separated into sub-components of costs, for the 30-Year 28 O&M Work and Post-30 Year O&M Work as specified in Section 2.15.

Casmalia Consent Decree

Casmalia Consent Decree 02-0067509 of the SOW. Portions of the proposed Final Cost Estimate shall be provided by EPA pursuant to sub-Paragraph 3.b., below.

b. Past Response Costs shall be updated by the United States as provided in Section XIX. Paragraphs B. and E. (Reimbursement of Response Costs). Further, EPA shall reevaluate and, if necessary, propose changes to the estimates of qovernmental/regulatory oversight costs for 30-Year and Post-30 Year O&M Work, which revised estimates shall be the proposed Final Funding Limits for the 30-Year O&M Oversight Sub-Account and Post-30 Year O4M Oversight Sub-Account, respectively.

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- c. EPA shall: (i) approve in whole or in part, (ii) approve upon specified conditions, (iii) disapprove, in whole or in part, or (iv) any combination of the above, the proposed Final Cost Estimate pursuant to Section XII. (Submissions Requiring Agency Approval). If the proposed Final Cost Estimate is different from the Interim Cost Estimate, in whole or in part, and EPA and the Settling Defendants cannot reach agreement on the new estimates, then the matter shall be subject to dispute resolution under the dispute resolution procedures of Section XXI. (Dispute Resolution). The Final Cost Estimate shall become effective on the later of the date thirty (30) days after EPA approves in writing the Final Cost Estimate submitted by Settling Defendants or the date of final resolution of any dispute pursuant to this Paragraph A.3.c. ("effective date").
- d. The Final Cost Estimate shall be used to establish Final Funding Limits for each of the remaining Accounts 28 and Sub-Accounts of the Escrow Account.

Fund Transfers

The Escrow Agreement shall instruct the Escrow Manager to transfer funds among Accounts as follows:

1. Transfers Based Upon Cost Estimates

As soon as practicable after the Interim and Final Cost Estimate and associated Interim and Final Funding Limits become effective, pursuant to this Section XVIII. Paragraph A. (Cost Estimates and Fund Transfers), all Accounts will be reviewed and, to the extent any Account which had previously been considered fully funded based upon the Initial or Interim Cost Estimate, as applicable, is now under-funded, monies from the Cash Account, if available, shall be deposited to the under-funded Accounts in the priority order set forth in Section XVII. Paragraphs E.1. through E.7. (Escrow Accounts/Financing The Work) until each Account, in turn, is funded to the Interim or Final Funding Limit or, as to the Past Response Costs Account, to the Funding Limit established under Section XIX. Paragraph B. (Reimbursement of Response Costs) as adjusted by Section XIX. Paragraph E. (Reimbursement of Response Costs).

To the extent monies are not available in the Cash Account to fund each Account, in priority order, to the revised Funding Limits, then, except for restricted funds under Paragraph B.3., below, transfers shall be made from the lowest priority Account with available funds to the highest priority Account requiring additional funds until all Accounts are funded, to the extent possible, to the revised Funding Limit.

27 b. If based upon the Interim or Final Cost 28 Estimate revisions, an Account is over-funded, except for

Casmalia Consent Decree

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restricted funds under Paragraph B.3., below, monies from the over-funded Accounts shall be transferred to higher priority under-funded Accounts until all Accounts are funded, to the extent possible, to the revised Funding Limits, and after higher priority transfers are satisfied, then to equal or lower priority under-funded Accounts until those Accounts are funded, to the extent possible, to the revised Funding Limits.

c. Transfer of monies pursuant to Paragraph B.1.a. or B.1.b., above, based upon newly effective Funding Limits is not subject to dispute resolution.

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- 2. Transfers Prior to Certification of Completion of Phase II Work
- a. At any time prior to Certification of Completion of Phase II Work, EPA may, but is not required to, request transfers of monies, if available, in priority order, from the Support Costs Account; the Sub-Accounts of the Post-30 Year O&M Account: the Sub-Accounts of the 30-Year O&M Account. subject to the restrictions of Paragraph B.3. of this Section; or the Future Response Costs Sub-Account of the Phase II Account to the Phase II Work Sub-Account if there are insufficient funds in the Phase II Work Sub-Account to finance the Phase II Work. Any decision by EPA whether or not to transfer monies pursuant to this Paragraph B.2. is not subject to dispute resolution.
- b. To the extent a deposit to the 30-Year Oam Work Sub-Account of the restricted funds, pursuant to Paragraph B.3. of this Section, overfunds the Account, unrestricted monies from the Account shall be transferred to higher priority underfunded Accounts until all such Accounts are funded, to the extent

possible, to the applicable Funding Limits, and after higher priority transfers are satisfied, then to equal or lower priority under-funded Accounts until those Accounts are funded, to the extent possible, to the applicable Funding Limits: provided. however, no transfers pursuant to this sub-Paragraph 2.b. shall be made to equal or lower priority under-funded Accounts until the Interim Cost Estimate is effective and any and all transfers, pursuant to Paragraph B.1., based upon the newly effective Interim Cost Estimate are made.

3. Restrictions on Transfers

Unless Settling Defendants agree otherwise, all funds in the RCRA Trust Fund after transfer to the Escrow Account 13 and all monies in the 30-Year O&M Account subject to the transfer 14 limitations in Section XXIII. (Coordinated Enforcement Recovery) shall be reserved exclusively for 30-Year O&M Work as provided in Section XVII. Paragraph D.2. (Escrow Accounts/Financing The Work) and, notwithstanding any other provision of this Consent Decree, may not be transferred. Unrestricted funds, as authorized by Paragraph C.2. of Section XXIII. (Coordinated Enforcement Recovery), may be transferred from the 30-Year O&M Account in accordance with this Paragraph B.

4. Other Transfers

Other transfers of monies not specified above may 24 be made prior to Certification of Completion of Phase II Work provided that EPA and the Settling Defendants agree in writing.

5. The availability of monies in, or transfer of monies between or among, Accounts and Sub-Accounts of the Escrow 28 Account shall not be construed to preclude or otherwise affect

02-0067511

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Casmalia Consent Decree

Casmalia Consent Decree

enforcement or cost recovery actions or claims by the United States or the Settling Defendants against Third Parties under CERCLA, RCRA, or other appropriate laws.

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XIX. REIMBURSEMENT OF RESPONSE COSTS

A. The United States has incurred, and will continue to incur, costs in connection with response actions at the Site.

The United States and the Settling Defendants intend, through this Consent Decree, to: (a) create a mechanism for the potential recovery by the United States of Past Response Costs; and (b) create mechanisms to pay certain Future Response Costs that will be incurred by the United States after the entry of this Consent Decree. Subject to the Settling Defendants' reservation of rights (Section XXV. Paragraph D.), and for purposes of this Consent Decree only, the Settling Defendants agree that the United States may recover its Past Response Costs as provided for in this Consent Decree.

B. Past Response Costs

1. From March 1, 1992, the United States has incurred Past Response Costs for CERCLA response actions in connection with the Casmalia Site. Within six (6) months after entry of this Consent Decree, the United States shall provide to the Settling Defendants a summary in the form of the Superfund Cost Recovery Enhancement System ("SCORES") Report, or any superseding summary report, of these Past Response Costs ("Initial Past Response Costs Estimate"). The United States shall update and finalize the Initial Past Response Costs Estimate no later than twelve (12) months after the date of entry of this Consent Decree ("Final Past Response Costs Summary").

2. The Final Past Response Costs Summary, together
with any accrued interest under Paragraph B.3., below, shall be
the Past Response Costs Funding Limit pursuant to Section XVIII.

- 82-

3. Subject to the Settling Defendants' reservation of rights at Section XXV. (Covenants Not To Sue/Reservations of Rights), the United States may recover prejudgment interest on the amount of unreimbursed Past Response Costs identified in Paragraph B.2., above, until the date the entire amount is reimbursed to the Superfund pursuant to Section XVII. (Escrow Accounts/Financing The Work). Such prejudgment interest shall accrue from the first day of the month following lodging of this Consent Decree, and such interest on unreimbursed amounts shall accrue at the rate established pursuant to 42 U.S.C. \$ 9607(a) or any subsequently enacted superseding provision of law. Interest accrued shall be added annually to the Past Response Costs Funding Limit until all principle and interest amounts are recovered pursuant to Section XVII. (Escrow Accounts/Financing The Work).

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Payment Instructions. Whenever the Escrow Manager receives monies that are attributable to the Past Response Costs Account under the terms of Section XVII. Paragraph E. (Escrow Accounts/Financing The Work), such funds up to the amount of the then applicable Past Response Costs Funding Limit, shall be paid immediately to the Superfund in the form of an electronic funds transfer according to instructions to be provided by EPA or by a 28 certified check or checks made payable to the "EPA Hazardous

Casmalia Consent Decree

79

Substance Superfund* and referencing the EPA Region and Site name and number, "Casmalia/093H" and DOJ Case Number 90-7-1-611A. The Escrow Manager shall ensure that any payments by certified checks are forwarded to

> U.S. Environmental Protection Agency Region IX, Superfund Accounting Box No. 360863M Pittsburgh, PA 15251

The Escrow Manager shall also ensure that copies of each check, together with the transmittal letter, are sent to EPA as specified in Section XXIX. (Notices and Submissions).

Funded Future Response Costs -- Phase I

1. Subject to the limitations below in this Paragraph C., Settling Defendants shall pay the United States the following sums for Future Response Costs incurred primarily during the first six (6) years after entry of the Consent Decree. Subject to the payment provisions in Paragraph C.2., below, the Settling Defendants shall pay annually at least the Annual Base Amount, but in no event more than the Annual Limitation.

20	Year	Annual Base	+	Annual Discretionary	- ,	Annual Limitation
21				Increment	(Total)	
22	1	\$800,000		\$400,000	\$1,	200,000
23	2	\$800,000		\$400,000	\$1,	200,000
24	3	\$600,000		\$300,000	\$	900,000
25	4	\$400,000		\$200,000	\$	600,000
26	5	\$200,000		\$100,000	\$	300,000
27	6	\$200,000		\$100,000	\$	300,000
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Casmalia Consent Decree

02-0067513

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Both the Annual Base Amount and the Annual Limitation shall be adjusted annually on the anniversary date of Consent Decree entry for inflation by a factor equal to the current year's Consumer Price Index. Payment of these Funded Future Response Costs is not subject to dispute resolution except as specified in Paragraph C.3., below.

2. Payment of the Funded Future Response Costs pursuant to Paragraph C.1., above, shall be made by semi-annual payments as follows: Within thirty (30) days after entry of this Consent Decree, Settling Defendants shall pay to the EPA half of the Annual Base Amount for Year 1. On the first day of the month every six months thereafter, until the payment obligations under this Paragraph terminate, Settling Defendants shall pay the next semi-annual installment equal to one-half the applicable Annual Base Amount, and shall continue such semi-annual installment payments through the last semi-annual installment payment required of the Settling Defendants. This payment schedule may be modified by the written agreement of EPA and the Settling Defendants.

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3. For any year in which the Settling Defendants are obligated to pay the Annual Base Amount in Paragraph C.1., above, at any time after the second semi-annual installment payment for that year, EPA may request additional payments up to the Annual Limitation ("Annual Discretionary Increment") for that year. EPA's written request for payment of some or all of the Annual Discretionary Increment will include a written budget statement describing the activities for which the Annual Discretionary 28 Increment is intended to be used. Payment of sums demanded from

Casmalia Consent Decree

the Annual Discretionary Increment under this Paragraph C.3. are due, as set forth in Paragraph C.4., below, at the time of the next semi-annual payment or within twenty-one (21) days after the date of receipt by the Settling Defendants of EPA's written, certified mail request and budget explanation, whichever is earlier. Settling Defendants' obligation to pay the requested amount of the Annual Discretionary Increment is not subject to dispute resolution except for disputes as to whether the monies are intended to be used for Future Response Actions associated with the Phase I Work. In the event of such a dispute, the disputed payment must be made by the Settling Defendants notwithstanding the dispute. Formal dispute resolution, if necessary, of any such dispute shall be governed by Section XXI. (Dispute Resolution), Paragraph D. In the event that Settling Defendants prevail in the dispute, EPA shall not be required to repay the disputed amount; instead, the amount shall be applied as a credit to the next semi-annual installment due or to Settling Defendants' liability for Unfunded Future Response Costs.

If, in any year, EPA elects not to request some or all of the Annual Discretionary Increment, the unrequested and unpaid amount shall accrue as a cumulative credit toward the Annual Discretionary Increment available to EPA in later years. At any time up through but not including the sixth anniversary date of entry of the Consent Decree, payment of the credited amount may be demanded by EPA from the Settling Defendants in writing, together with a budget statement describing the activities for which the funds are intended to be used. Settling Defendants

-86-

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shall pay the demanded amount, provided, however, that any cumulative credit associated with the Annual Discretionary Increment shall not be payable after the thirtieth (30th) day from the sixth anniversary date of entry of the Consent Decree. excluding funds necessary for activities that have been identified, budgeted and are substantially in progress during the six (6) year period.

4. Payment Instructions

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a. Settling Defendants shall pay the United States for all monies owed under this Paragraph C., in the form of an electronic funds transfer according to instructions to be provided by EPA or by a certified check or checks, accompanied by a transmittal letter, made payable to the "EPA Hazardous Substance Superfund* and referencing the EPA Region and Site Name and Number, "Casmalia/093H" and the DOJ Case Number 90-7-1-611A. The Settling Defendants shall forward the certified check(s) to

> U.S. Environmental Protection Agency Region IX Superfund Accounting Box No. 360863M Pittsburgh, PA 15251

Copies of each check together with the transmittal letter shall be sent to EPA as specified in Section XXIX. (Notices and Submissions). The monies received by EPA shall be placed in an EPA site-specific Casmalia account.

b. Notwithstanding any other provision of this Consent Decree, in the event any monies received under this Paragraph C. remain unexpended thirty (30) days after the sixth anniversary date of entry of the Consent Decree, EPA shall not be 28 precluded from using such monies for Future Response Actions,

Casmalia Consent Decree

Work, or Future Response Costs, provided, however, EPA may not, pursuant to sub-Paragraph A.6.b. of Section XXV. (Covenants Not To Sue/Reservations of Rights), recover such costs from Settling Defendants.

Funded Future Response Costs paid to EPA pursuant to this Paragraph C. are for the exclusive use of the United States (including federal contractors and consultants) for performance of Future Response Actions and may not be used by any entity not a Party to this Consent Decree, unless EPA and the Settling Defendants agree otherwise in writing.

Funded Future Response Costs -- Phase II

1. In addition to the amounts received pursuant to Paragraph C., above, EPA may request, and is entitled to receive, disbursements of monies from the Future Response Costs Sub-Account of the Phase II Account until Certification of Completion of the Phase II Work. EPA's written request for a specified sum shall authorize the Escrow Manager to disburse to EPA the requested amount subject only to the availability of funds in the Future Response Costs Sub-Account as determined pursuant to Section XVIII. Paragraph A. (Cost Estimates and Fund Transfers). To the extent funds in the Future Response Costs Sub-Account are insufficient to satisfy EPA's payment request under this Paragraph, the Escrow Manager shall pay the requested amount from monies in the Phase II Work Sub-Account, pursuant to Section XVII. Paragraph G. (Escrow Accounts/Financing The Work). Payment to EPA under this Paragraph D.1. shall be made pursuant to the provisions of Paragraph C.4.a., above. Any monies that remain in 28 the Future Response Costs Sub-Account after Certification of

Casmalia Consent Decree

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Completion of Phase II Work shall be distributed to the remaining Accounts in the priority established under Section XVII.

Paragraph E. (Escrow Accounts/Financing The Work).

2. Funded Future Response Costs provided to EPA pursuant to this Paragraph D. are for the exclusive use of the United States (including federal contractors and consultants) for the performance of Future Response Actions and may not be used by any entity not a Party to this Consent Decree, unless EPA and the Settling Defendants agree otherwise in writing.

E. Unfunded Future Response Costs

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Future Response Costs incurred by the United States beginning on the thirtieth (30th) day after entry of this Consent Decree not funded pursuant to Paragraph C. or D., above, or not reimbursed pursuant to Section XXIII. (Coordinated Enforcement Recovery), shall be considered Unfunded Future Response Costs and shall be added periodically to the Past Response Costs Funding Limit to be reimbursed to EPA pursuant to the priorities established in Section XVII. Paragraph E. (Escrow Accounts/Financing The Work). The United States shall establish the amount of any adjustment to the Past Response Costs Funding Limit by providing to the Settling Defendants a written summary, in the form of the Superfund Cost Recovery Enhancement System ("SCORES") Report, or any superseding summary report, of Unfunded Future Response Costs. The total amount of the summary, or the undisputed amount in the event of a dispute, shall be added to the Past Response Costs Funding Limit thirty (30) days after the United States' written transmittal of the summary to the Settling Defendants or resolution of the dispute, as applicable. Any

Casmalia Consent Decree

dispute with respect to the amount of the Unfunded Future
Response Costs shall be resolved pursuant to Section XXI.
(Dispute Resolution), Paragraph E. Subject to the Settling
Defendants reservation of rights at Section XXV. (Covenants Not
To Sue/Reservations of Rights), the United States may recover
prejudgment interest in accord with the provisions of Section
XIX. Paragraph B.3. (Reimbursement of Response Costs) on any
adjustment to the Past Response Costs Funding Limit made under
this Paragraph from the date that the costs were incurred.

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XX. FORCE MAJEURE

A. "Force majeure," for purposes of this Consent Decree, is defined as any event arising from causes beyond the control of the Settling Defendants or of any entity controlled by Settling Defendants, including, but not limited to, their contractors and subcontractors, that delays or prevents the performance of any obligation under this Consent Decree despite Settling Defendants' best efforts to fulfill the obligation. The requirement that the Settling Defendants exercise "best efforts to fulfill the obligation" includes using best efforts to anticipate any potential force majeure event and best efforts to address the effects of any potential force majeure event (1) as it is occurring and (2) following the potential force majeure event, such that the delay is minimized to the greatest extent possible. "Force Majeure" does not include financial inability to complete the Work or a failure to attain the Performance Standards.

B. If any event occurs or has occurred that may delay the performance of any obligation under this Consent Decree, whether or not caused by a force majeure event, the Settling Defendants shall notify orally EPA's Project Coordinator or, in his or her absence, the Director of the Hazardous Waste Management Division, EPA Region IX, or any designee or successor, within 72 hours of when Settling Defendants first knew of the event and that the event might cause a delay. Within fourteen (14) days thereafter, Settling Defendants shall provide in writing to EPA an explanation and description of the reasons for the delay; the anticipated duration of the delay; all actions taken or to be taken to prevent or minimize the delay; a schedule for

Casmalia Consent Decree

implementation of any measures to be taken to prevent or mitigate the delay or the effect of the delay; the Settling Defendants' rationale for attributing such delay to a force majeure event if they intend to assert such a claim; and a statement as to whether, in the opinion of the Settling Defendants, such event may cause or contribute to an endangerment to public health, welfare or the environment. The Settling Defendants shall include with any notice all available documentation supporting their claim that the delay was attributable to a force majeure. Failure to comply with the above requirements shall preclude Settling Defendants from asserting any claim of force majeure for that event for the period of time of such failure to comply, and for additional delay caused by such failure. Settling Defendants shall be deemed to have notice of any circumstance of which their contractors or subcontractors had or should have had notice.

- C. If EPA agrees that the delay or anticipated delay is attributable to a force majeure event, the time for performance of the obligations under this Consent Decree that are affected by the force majeure event will be extended for such time as is necessary to complete those obligations. EPA will notify the Settling Defendants in writing of the length of the extension, if any, for performance of the obligations affected by the force majeure event. An extension of the time for performance of the obligations affected by the force majeure event shall not, of itself, extend the time for performance of any other obligation.
- D. If EPA does not agree that the delay or anticipated delay has been or will be caused by a force majeure event, EPA will notify the Settling Defendants in writing of its decision.

Casmalia Consent Decree

02-0067517

If EPA determines that the event did not constitute force majeure, then any deadline missed as a result of the event claimed to be force majeure by the Settling Defendants shall constitute a violation of the Consent Decree and Settling Defendants shall be subject to stipulated penalties as provided in Section XXII. (Stipulated Penalties).

E. If the Settling Defendants elect to invoke the dispute resolution procedures set forth in Section XXI. (Dispute Resolution), they shall do so no later than fifteen (15) days after receipt of EPA's notice under Paragraph C. or D., above. Any dispute concerning the application of force majeure that proceeds to formal dispute resolution shall be resolved pursuant to Paragraph E. of Section XXI. (Dispute Resolution). In any such proceeding, Settling Defendants shall have the burden of demonstrating by a preponderance of the evidence that the delay or anticipated delay has been or will be caused by a force majeure event, that the duration of the delay or the extension sought was or will be warranted under the circumstances, that best efforts were exercised to avoid and mitigate the effects of the delay, and that Settling Defendants complied with the requirements of this Section.

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Casmalia Consent Decree

XXI. DISPUTE RESOLUTION

General Provisions

Unless otherwise expressly provided for in this Consent Decree, the dispute resolution procedures of this Section shall be the exclusive mechanism to resolve disputes arising under or with respect to this Consent Decree. However, the procedures set forth in this Section shall not apply to actions by the United States to enforce obligations of the Settling Defendants that have not been disputed in accordance with this Section.

Informal Dispute Resolution

- 1. Any dispute which arises under or with respect to this Consent Decree shall in the first instance be the subject of informal negotiations between the parties to the dispute. The period for informal negotiations shall not exceed twenty (20) days from the time the dispute arises, unless it is modified by written agreement of the parties to the dispute. The dispute shall be considered to have arisen when one party notifies the other party in writing that there is a dispute.
- 2. In the event that the parties cannot resolve a dispute by informal negotiations under the preceding Paragraph, then the position advanced by EPA shall be considered binding unless, within thirty (30) days after the conclusion of the informal negotiation period, Settling Defendants invoke the formal dispute resolution procedures of this Section by serving on the United States a written Statement of Position on the matter in dispute, including, but not limited to, any factual 27 data, analysis or opinion supporting that position and any 28 supporting documentation relied upon by the Settling Defendants

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The Statement of Position shall specify the Settling Defendants' position as to whether formal dispute resolution should proceed under Paragraph D., E., or F., below. Settling Defendants' decision to invoke dispute resolution shall not in and of itself constitute a force majeure event under Section XX. (Force Majeure).

C. Formal Dispute Resolution Procedures

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- 1. Formal dispute resolution for disputes under this Consent Decree shall proceed pursuant to the provisions set forth in this Paragraph C.
- 2. Within thirty (30) days after receipt of Settling Defendants' Statement of Position, EPA will serve on Settling Defendants its Statement of Position, including, but not limited to, any factual data, analysis, or opinion supporting that position and all supporting documentation relied upon by EPA. EPA's Statement of Position shall include a statement as to whether formal dispute resolution should proceed under Paragraph D., E., or F., below.
- 3. If there is disagreement between EPA and the Settling Defendants as to whether dispute resolution should proceed under Paragraph D., E., or F., below, the parties to the dispute shall follow the procedures set forth in the paragraph determined by EPA to be applicable. However, if the Settling Defendants ultimately appeal to the court to resolve the dispute, the Court shall determine which paragraph is applicable in accordance with the standards of applicability set forth in Paragraph D., E., or F., below.
 - Formal dispute resolution for disputes pertaining to

Casmalia Consent Decree

the selection or adequacy of any response action shall be conducted pursuant to the procedures set forth in this Paragraph D. For purposes of this Paragraph, the adequacy of any response action includes, without limitation: (1) the adequacy or appropriateness of plans and procedures to implement plans; and (2) the adequacy of the performance of response actions taken pursuant to this Consent Decree.

- 1. An administrative record of the dispute shall be maintained by EPA and shall contain all statements of position, including supporting documentation, submitted pursuant to this Paragraph D. and Paragraph B., above (i.e., informal dispute resolution). The Settling Defendants and EPA may supplement the record as authorized by applicable law.
- 2. The Director of the Hazardous Waste Management Division, EPA Region IX, or any designee or successor, will issue a final administrative decision resolving the dispute based on the administrative record described in Paragraph D.1. This decision shall be binding upon the Settling Defendants, subject only to the right to seek judicial review pursuant to Paragraphs D.3. and D.4.
- 3. Any administrative decision made by EPA pursuant to Paragraph D.2. shall be reviewable by this Court, provided that a notice of judicial appeal is filed by the Settling Defendants with the Court and served on all Parties to the dispute within thirty (30) days of receipt of EPA's decision. The notice of judicial appeal shall include a description of the matter in dispute, the efforts made by the parties to resolve it. the relief requested, and the schedule, if any, within which the

Casmalia Consent Decree

02-0067519

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dispute must be resolved to ensure orderly implementation of this Consent Decree. The United States may file a response to Settling Defendants' notice of judicial appeal.

- 4. In proceedings on any dispute governed by this Paragraph, Settling Defendants shall have the burden of demonstrating that the decision of the Hazardous Waste Management Division Director, or any designee or successor, is arbitrary and capricious or otherwise not in accordance with law. Judicial review of EPA's decision shall be on the administrative record compiled pursuant to Paragraphs D.1.
- formal dispute resolution for disputes pertaining to the establishment of Cost Estimates pursuant to Section XVIII. Paragraph A. (Cost Estimates and Fund Transfers) shall be governed by this Paragraph. A dispute of a cost estimate shall not challenge the underlying selection or adequacy of a response action. Remedy selection/adequacy disputes shall be resolved pursuant to Paragraph D., above, before any related cost estimate dispute is addressed.

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Notwithstanding the provisions of this Paragraph E., any dispute as to EPA's estimate for the Phase II Future Response Costs Sub-Account of the Phase II Account, pursuant to Section XIX., Paragraph D. (Reimbursement of Response Costs) shall be governed by the procedures of Paragraph D. of this Section. For purposes of this Consent Decree only, the Parties agree that EPA is entitled to collect such Future Response Costs, and any dispute as to them shall be limited to the appropriate amount of the Phase II Future Response Costs Sub-Account Funding Limit rather than EPA's entitlement to such monies.

Casmalia Consent Decree

Any and all disputes as to a Cost Estimate shall be brought within thirty (30) days of EPA's written approval. pursuant to Section 5.11. of the SOW, of such Cost Estimate. If EPA includes governmental/regulatory oversight costs in the Cost Estimate, the Settling Defendants may dispute EPA's right to include such costs; provided, however, that such dispute may be raised only with respect to the Final Cost Estimate. Notwithstanding the provisions of Paragraph D.4. of Section XVII. (Escrow Accounts/Financing The Work), if Settling Defendants prevail in the dispute, any amounts in the 30-Year and Post-30 Year O&M Oversight Sub-Accounts shall be transferred to other Accounts in priority order pursuant to Paragraph E. of Section XVII. (Escrow Accounts/Financing The Work), and payment of qovernmental/regulatory oversight costs shall not be required for 15 Settling Defendants to obtain the covenants not to sue at

1. Following receipt of the Statements of Position submitted pursuant to Paragraph C., the Director of the Hazardous Waste Management Division, EPA Region IX, or any designee or successor, will issue a final decision resolving the dispute. The Hazardous Waste Management Division Director's decision shall 22 23 be binding on the Settling Defendants unless, within thirty (30) days of receipt of the decision, the Settling Defendants file 25 with the Court and serve on the parties to the dispute a notice of judicial appeal setting forth the matter in dispute, the 27 efforts made by the parties to resolve it, the relief requested. 28 and the schedule, if any, within which the dispute must be

Paragraphs A.3. and A.4. of Section XXV. (Covenants Not To

Sue/Reservations of Rights).

Casmalia Consent Decree

- 2. In proceedings under this Paragraph, Settling Defendants shall have the burden of demonstrating that their position is supported by a preponderance of the evidence.
- F. Formal dispute resolution for disputes not governed by Paragraphs D. or E., above, shall be governed by this Paragraph.
- 1. Following receipt of Settling Defendants' Statement of Position submitted pursuant to Paragraph C., the Director of the Hazardous Waste Management Division, EPA Region IX, or any designee or successor, will issue a final decision resolving the dispute. The Hazardous Waste Management Division Director's decision shall be binding on the Settling Defendants unless, within thirty (30) days of receipt of the decision, the Settling Defendants file with the Court and serve on the parties a notice of judicial appeal setting forth the matter in dispute, the efforts made by the parties to resolve it, the relief requested, and the schedule, if any, within which the dispute must be resolved to ensure orderly implementation of the Consent Decree. The United States may file a response to Settling Defendants' notice of judicial appeal.
- 2. Judicial review of any dispute governed by this Paragraph shall be governed by applicable provisions of law.
 - Work Obligations During Dispute Resolution

-99 -

The invocation of formal dispute resolution procedures under this Section shall not extend, postpone or affect in any way (a) the implementation of any ROD or other EPA decision

Casmalia Consent Decree

document or final Deliverable not directly in dispute, and (b) any obligation of the Settling Defendants under this Consent Decree not directly in dispute, unless EPA or the Court agrees otherwise.

Obligations After Resolution of Dispute

- Stipulated penalties with respect to the disputed matter shall continue to accrue as allowed in Section XXII. (Stipulated Penalties), but payment shall be stayed pending resolution of the dispute as provided in Section XXII. Paragraph J. (Stipulated Penalties). Notwithstanding the stay of payment, stipulated penalties shall accrue from the first day of noncompliance with any applicable provision of this Consent Decree as provided in Section XXII. Paragraph F. (Stipulated Penalties).
- If Settling Defendants do not prevail in the disputed matter, they shall, if applicable, then implement the disputed matter as resolved and perform the Work which was the subject of the dispute, if required. Any Deliverable or other submission required under this Consent Decree should be amended, if applicable, to reflect the resolution of the dispute.
- 3. In any dispute in which the Settling Defendants prevail: (a) any affected deadlines or schedules shall be 23 extended to account fully for any delays attributable to the dispute resolution procedures; and (b) any penalties which would otherwise have accrued for Consent Decree violations shall be 26 void.

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Casmalia Consent Decree

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XXII. STIPULATED PENALTIES

Settling Defendants shall be liable to the United States for stipulated penalties in the amounts set forth in Paragraphs B. and C., below, for failure to comply with the requirements of this Consent Decree specified in Paragraphs B. and C., below, unless excused under Section XX. (Force Majeure), or pursuant to Section XXI. (Dispute Resolution). "Compliance" by Settling Defendants shall include submission of Deliverables and other submissions required by this Consent Decree and completion of the tasks and activities under this Consent Decree in the manner, and within the time, established by, and/or approved under, this Consent Decree.

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B. The following stipulated penalties shall be payable per violation per day to the United States for failure to submit timely or adequate Deliverables or for any noncompliance under Paragraph D., below:

Penalty Per Violation Per Day	Period of Noncompliance
\$ 1000	Day 1 through 5
\$ 2500	Day 6 through 30
\$ 5000	Day 31 and each day
	thereafter

C. The following stipulated penalties shall be payable per violation per day to the United States for any other noncompliance with the Consent Decree or SOW that is not covered by Paragraph B., above. For purposes of this Section XXII., "Deliverable" shall mean all submissions or milestone events required of the Settling Defendants under Section 4.0. of the SOW 28 including any additions and modifications made in accordance with

Casmalia Consent Decree

the terms of this Consent Decree.

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Penalty Per Violation Per Day	Period of Noncompliance
\$ 500	Day 1 through 5
\$ 1000	Day 6 through 30
\$ 2500	Day 31 and each day
	thereafter

- In the event that Settling Defendants suspend performance of the Phase I or Phase II Work without authorization as determined by EPA or in the event that EPA or a designee, assumes performance of a portion or all of the Phase I or Phase II Work as a result of Settling Defendants unauthorized failure to perform, as determined pursuant to Paragraph C. (Failure to Perform) of Section VII. (Work To Be Performed) or Paragraph C.4. of Section XXV. (Covenants Not To Sue/Reservations of Rights), Settling Defendants shall be liable for stipulated penalties in the amounts set forth in Paragraph B., above, until such time as the suspended Work has been completed by EPA.
- E. The Settling Defendants are jointly and severally liable for any stipulated penalties pursuant to the provisions of this Section. The dollar amounts specified for penalties are not subject to Section XXI. (Dispute Resolution).
- F. All penalties shall begin to accrue on the first day of noncompliance with any applicable provision of this Consent Decree and shall continue to accrue through the final day of the correction of the noncompliance or completion of the activity. However, stipulated penalties shall not accrue: (1) during the 14-day grace period provided in Section XII. Paragraph C. 27 (Submissions Requiring Agency Approval); (2) with respect to a

Casmalia Consent Decree

deficient submission under Section XII. (Submissions Requiring Agency Approval), during the period, if any, beginning on the 31st day after EPA's receipt of such submission until the date that EPA notifies Settling Defendants of any deficiency; (3) with respect to a decision by the Director of the Waste Management Division, EPA Region IX, or any designee or successor, under Paragraph D.2., E.1., or F.1. of Section XXI. (Dispute Resolution), during the period, if any, beginning on the 21st day after the date that Settling Defendants' reply to EPA's Statement of Position is received until the date that the Director issues a final decision regarding such dispute; or (4) with respect to judicial review by this Court of any dispute under Section XXI. (Dispute Resolution), during the period, if any, beginning on the 31st day after the Court's receipt of the final submission regarding the dispute until the date that the Court issues a final decision regarding such dispute. Nothing herein shall prevent the simultaneous accrual of separate penalties for separate violations of this Consent Decree.

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- G. Following EPA's determination that Settling Defendants have failed to comply with a requirement of this Consent Decree, EPA may give Settling Defendants written notification and describe the noncompliance. EPA may send the Settling Defendants a written demand for the payment of the penalties. However, Settling Defendants are subject to stipulated penalties as provided in the preceding Paragraph regardless of whether EPA has notified the Settling Defendants of a violation.
- H. All penalties owed to the United States under this section shall be due and payable within thirty (30) days of the

Settling Defendants' receipt from EPA of a demand for payment of the penalties, unless Settling Defendants invoke the dispute resolution procedures under Section XXI. (Dispute Resolution). All payments under this Section shall be paid to the United States according to instructions to be provided by EPA before payment. Copies of check(s) paid or certifications of electronic funds transfers pursuant to this Section, and any accompanying transmittal letter(s), shall be sent to the United States as provided in Section XXIX. (Notices and Submissions) within ten (10) days of such payment.

- I. The payment of penalties shall not alter in any way Settling Defendants' obligation to complete the performance of the Work required under this Consent Decree.
- J. Penalties shall continue to accrue as provided in Paragraph F., above, during any dispute resolution period, but need not be paid until the following:
- 1. If the dispute is resolved by agreement or by a decision of EPA that is not appealed to this Court, accrued penalties determined to be owing shall be paid according to the terms of Paragraph H., above, within fifteen (15) days of the agreement or the receipt of EPA's decision or order;
- 2. If the dispute is appealed to this Court and the United States prevails in whole or in part, Settling Defendants shall pay, according to the terms of Paragraph H., above, all accrued penalties, determined by the Court to be owed, within thirty (30) days of receipt of the Court's decision or order, except as provided in sub-Paragraph 3., below;

- 104 -

3. If the District Court's decision is appealed by

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Casmalia Consent Decree

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any party to the dispute, Settling Defendants shall pay all accrued penalties determined by the District Court to be owing to the United States into an interest-bearing escrow account within sixty (60) days of receipt of the Court's decision or order. Penalties shall be paid into this account as they continue to accrue, at least every sixty (60) days. Within fifteen (15) days of receipt of the final appellate court decision, the escrow agent shall pay the balance of the account to the United States according to instructions to be provided by EPA before payment, or to Settling Defendants, to the extent that they prevail.

K. 1. If Settling Defendants fail to pay stipulated penalties when due, the United States may institute proceedings to collect the penalties, as well as interest. Settling Defendants shall pay interest on the unpaid balance, which shall begin to accrue on the date of demand made pursuant to Paragraph H., above, at the rate established pursuant to Section 107(a) of CERCLA, 42 U.S.C. \$ 9607.

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- 2. Nothing in this Consent Decree shall be construed as prohibiting, altering, or in any way limiting the ability of the United States to seek any other remedies or sanctions available by virtue of Settling Defendants' violation of this Decree or of the statutes and regulations upon which it is based. including, but not limited to, penalties pursuant to Section 122(1) of CERCLA.
- L. Notwithstanding any other provision of this Section, the United States may, in its sole discretion, waive any portion of the stipulated penalties that have accrued pursuant to this 28 Consent Decree.

Casmalia Consent Decree

XXIII. COORDINATED ENFORCEMENT RECOVERY

- A. This Section is intended to provide the framework for (a) the approach to and enforcement against Third Parties who have not resolved their liabilities for the Site pursuant to the Cashout Settlement(s), and (b) for the distribution in accordance with this Consent Decree of monetary proceeds obtained through actions, claims, settlements, judgments and other efforts from Third Parties in accordance with this Consent Decree.
- B. To the extent consistent with prosecutorial and litigation discretion, the United States and the Settling Defendants agree to act in good faith to coordinate their approach in any enforcement, cost recovery, or other claim against Third Parties.
- Except as provided below, any monetary recovery obtained by the United States or the Settling Defendants from any Third Party in any action or claim relating to the financing or performance of Site activities or recovery of Site response costs shall be deposited into the Cash Account of the Casmalia Consent Decree Escrow Account to be distributed to other Accounts of the Escrow Account according to the funding priorities established under this Consent Decree at Section XVII. Paragraph E. (Escrow Accounts/Financing The Work).

1. Reimbursement of Expenditures

a. Except as provided in Paragraph C.2, and 25 C.3., below, if the United States or the Settling Defendants obtain monetary recovery from a Third Party that does not resolve its liability pursuant to the Cashout Settlement(s), then the funds recovered may be first used to reimburse the United States

- 106 -

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and the Settling Defendants for all expenditures each such party has made in pursuing such recovery. After the Parties have been fully reimbursed for such costs, then the remaining amount of the monetary recovery shall be deposited in the Cash Account of the Escrow Account for distribution according to the priorities set forth in Section XVII. Paragraph E. (Escrow Accounts/Financing The Work) of this Consent Decree. Except as provided below, expenditures subject to reimbursement shall begin to accrue as to each Third Party after the deadline has passed for resolution of that Third Party's Site liability through the Cashout Settlements.

b. In the event that both the United States and the Settling Defendants have made expenditures for pursuit of a claim against a Third Party, the monetary proceeds received shall be distributed equally between the United States and the Settling Defendants until one party's expenditures are fully satisfied after which the other party's expenditures shall be fully reimbursed, if possible.

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c. In order to obtain reimburgement of expenditures pursuant to this Paragraph C., within thirty (30) days of judgment or settlement or other receipt of funds, the United States and the Settling Defendants shall submit to the other a claim for reimbursement of the expenditures which have occurred with respect to the Third Party claim, including sufficient documentation supporting and justifying payment of the claim. The United States may dispute a claim of the Settling Defendants' based upon allegations (a) of an accounting error. (b) that the costs are unreasonable or excessive in relation to

Casmalia Consent Decree

103

the recovery, or (c) that the claimed cost is not recoverable under this Section's terms or not related to the Third Party recovery. The Settling Defendants may dispute a claim of the United States under this Paragraph C. based upon allegations (a) of an accounting error, (b) that the cost item is inconsistent with the NCP, or (c) that the claimed cost was not related to the Third Party recovery. Any dispute with respect to a claim shall be resolved pursuant to Section XXI., Paragraph B. (Dispute Resolution). In the event of such a dispute, the disputed funds shall be deposited with the Escrow Manager in a separate interest bearing account pending resolution of the dispute.

2. Recovery Against The State

All monetary recoveries obtained from resolution in whole or in part of the State of California's potential liabilities associated with the Casmalia Site shall be deposited in the Cash Account and then transferred in full to the 30-Year OAM Work Sub-Account subject only to the following exceptions:

3-Way Settlement On Or Before Fifteen Months

If the monetary recovery is (i) authorized or obtained by settlement agreement signed by the United States, the State, and the Settling Defendants or (ii) is otherwise received in the Escrow Account without objection of any Party on or before the date fifteen (15) months following lodging of the Consent Decree, EPA may, in its discretion authorize and direct the Escrow Manager to transfer up to seventy-five percent (75%) of the monetary recovery, including any associated interest accrual and income, to the Phase II Account.

Casmalia Consent Decree

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b. 2-way Settlement on of Before Fifteen Months
If the monetary recovery is authorized or obtained
y settlement agreement signed by only the United States and the
tate on or before the date fifteen (15) months following lodging
of the Consent Decree, EPA may, in its discretion, authorize and
lirect the Escrow Manager to transfer up to one hundred percent
100%) of the monetary recovery, including any associated
nterest accrual and income, to the Phase II Account.

c. Settlement or Judgment After Fifteen Months

If the monetary recovery is authorized (i) by settlement agreement signed by the United States and/or the Settling Defendants or (ii) by an entered judgment after the date fifteen (15) months following lodging of the Consent Decree, EPA may, in its discretion, authorize and direct the Escrow Manager to transfer up to seventy-five percent (75%) of the monetary recovery, including any associated interest accrual and income, to the Phase II Account.

d. Allocation of Expenditures. (i) If the monetary recovery obtained from the State is authorized pursuant to a settlement agreement signed by the United States and/or Settling Defendants or an entered judgment after the date fifteen (15) months following lodging of the Consent Decree, Settling Defendants and the United States may be reimbursed from any such recovery for all expenditures attributable to preparation for litigation against the State incurred by the Settling Defendants and/or the United States after the date fifteen (15) months following lodging of the Consent Decree. The reimbursement shall be subject to the terms of Paragraph C.1.b. and C.1.c., above.

Casmalia Consent Decree

(ii) If the monetary recovery obtained from the State is authorized pursuant to a settlement agreement signed by the United States and/or the Settling Defendants or an entered judgment on or before the date fifteen (15) months following lodging of the Consent Decree, the Settling Defendants and the United States shall not be reimbursed from the recovery, subject to Paragraph E. below, for any expenditures, and the proceeds of the recovery shall not be subject to the terms of Paragraph C.1., above.

3. Recovery Against The Casmalia Entities

All monetary recoveries obtained from the Casmalia Entities shall be deposited in the Cash Account and then transferred in full to the 30-Year OAM Work Sub-Account subject only to the following exceptions: (i) the Settling Defendants and the United States shall be entitled to reimbursement from the recovery proceeds in accordance with the terms of Paragraph C.1.b. and C.1.c., above, for all expenditures attributable to settlement with or litigation against the Casmalia Entities incurred after lodging of this Consent Decree; and (ii) EPA may, in its discretion, authorize and direct the Escrow Manager to transfer up to twenty-five percent (25%) of the net monetary recovery (i.e. after the allocation under (i) above), including any associated interest accrual or income, to the Phase II Account.

D. Except for actions against Third Parties already initiated or ongoing, the provisions of this Section XXIII.

(Coordinated Enforcement Recovery) shall terminate three (3) years from the effective date, provided in Paragraph A.3. of

Casmalia Consent Decree

Section XVIII. (Cost Estimates and Fund Transfers), of the Final Cost Estimate.

Nothing in this Section is intended to authorize recoveries from Third Parties that are not otherwise recoverable pursuant to Sections 106 and 107 of CERCLA or other applicable Further, the United States reserves its rights against the Settling Defendants, as provided in Section XXV. Paragraph C. (Covenants Not To Sue/Reservations of Rights), and/or against Third Parties to recover any Response Costs incurred in connection with actions against Third Parties that are not reimbursed or otherwise recovered pursuant to this Section.

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XXIV. LEAD AGENCY

As used in this Section, CERCLA shall mean the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, 42 U.S.C. \$\$ 9601 et meg., as amended by the Superfund Amendments and Reauthorization Act of 1986, Pub. L. No. 99-499, 100 Stat. 1613 (1986), and "NCP" shall mean the National Oil and Hazardous Substances Pollution Contingency Plan, dated March 8, 1990 (55 Fed. Reg. 8813), promulgated pursuant to Section 105 of CERCLA, 42 U.S.C. \$5 9605.

B. This Consent Decree is intended to govern all Site regulatory and enforcement activities. EPA is the lead agency for the governmental/regulatory oversight of the Phase I and Phase II Work. As the lead agency, pursuant to its authority under CERCLA. EPA shall make all decisions, including but not limited to, remedy selection, ARARs determinations, technical determinations and acceptance or approval of the Work, Consent Decree compliance, and enforcement matters related to this Consent Decree. Pursuant to CERCLA and the NCP, EPA intends to provide an opportunity for State involvement in CERCLA response activities. Unless notified otherwise by the State, EPA intends to rely upon the California Department of Toxic Substances Control ("DTSC"), as the Support Agency responsible for coordinating and interacting with EPA on matters related to this Consent Decree and the Site.

C. The designation of the lead regulatory agency for the governmental/regulatory oversight of the 30-Year OAM and Post - 10 Year O&M Work is not resolved by the terms of this Consent 28 Decree. Nothing in or under this Consent Decree, including EPA's

- 112 -

Casmalia Consent Decree

108

Casmalia Consent Decree 107 10

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role as the lead regulatory agency for the governmental/
regulatory oversight until Certification of Completion of Phase
II Work or the pendency of any dispute concerning the Final Cost
Estimate after Certification of Completion of Phase II Work shall
create any presumption that EPA is, or require that EPA be, the
lead regulatory agency for the 30-Year O&M and Post-30 Year O&M
Work. No later than the fourth anniversary date of the
initiation of the O&M Base Period Work, EPA shall make a good
faith attempt to resolve with the State and other governmental
entities, as appropriate, the designation of the lead regulatory
agency for the governmental/regulatory oversight of the 30-Year
O&M and Post-30 Year O&M Work.

If EPA is designated the lead regulatory agency for the governmental/regulatory oversight of the 30-Year O&M and/or Post-30 Year O&M Work, monies in the 30-Year and/or Post-30 Year O&M Oversight Sub-Accounts shall be transferred to EPA upon notice to the Escrow Manager of EPA's designation. Upon approval of the Parties, monies in the 30-Year and/or Post-30 Year O&M Oversight Sub-Accounts may be transferred to the State if the State is designated the lead regulatory agency for governmental/regulatory oversight of the 30-Year O&M and/or Post-30 Year O&M Work. If EPA is not designated the lead regulatory agency, absent approval of the Parties to transfer such monies to the new lead agency, monies in the 30-Year and Post-30 Year O&M Oversight Sub-Accounts shall be distributed to other Accounts of the Escrow Account in priority order pursuant to Section XVII. Paragraph E. (Escrow Accounts/Financing The Work).

D. Settling Defendants' rights and obligations under this

Consent Decree shall not be affected by the designation of a new lead agency pursuant to this Section XXIV.

02-0067528

Casmalia Consent Decree

XXV. COVENANTS NOT TO SUE/RESERVATIONS OF RIGHTS

A. United States' Covenants Not To Sue

- 1. Phase I Work. In consideration of the actions that will be performed and the payments that will be made by the Settling Defendants under the terms of the Consent Decree, in accordance with Paragraph A.7. below and except as specifically provided in Paragraph C. of this Section, the United States covenants not to sue or to take administrative action against Settling Defendants pursuant to CERCLA, RCRA, and common law relating to the performance of the Phase I Work.
- 2. Phase II Work. In consideration of the actions that will be performed and the payments that will be made by the Settling Defendants under the terms of the Consent Decree, in accordance with Paragraph A.7, below and except as specifically provided in Paragraph C. of this Section, the United States covenants not to sue or to take administrative action against Settling Defendants pursuant to CERCLA, RCRA, and common law relating to the performance of the Phase II Work. In the event EPA performs or funds any or all of the Phase II Work pursuant to Section XXV. Paragraph C.4. (Covenants Not To Sue/Reservations of Rights), response costs incurred by EPA for such Phase II Work shall not be recoverable from Settling Defendants. Subject to the preceding sentence, EPA reserves its rights as specified in Paragraph C.3.d. of this Section against the Settling Defendants.

3. 30-Year Own

When referred to under this Paragraph A.3., 30-Year O&M includes both the 30-Year O&M Work and associated governmental/regulatory oversight by the United States for the

Casmalia Consent Decree

02-0067529

30-Year O&M Work. Subject only to the final resolution of any related cost estimate disputes pursuant to Section XXI. Paragraph E. (Dispute Resolution), receipt of the covenant not to sue under this Paragraph A.3. shall require full funding of both the 30-Year O&M Work Sub-Account and the 30-Year O&M Oversight Sub-Account.

In consideration of the actions that will be performed and the payments that will be made by the Settling Defendants under the terms of the Consent Decree, in accordance with Paragraph A.7. below and except as specifically provided in Paragraph C. of this Section, the United States shall covenant not to sue or to take administrative action against the Settling Defendants pursuant to CERCLA, RCRA and common law relating to 30-Year O&M as follows:

a. At any time within three years after the Final Cost Estimate becomes effective and after any and all transfers under Section XVIII. (Cost Estimates and Fund Transfers) are made, the Settling Defendants shall receive a covenant not to sue for 30-Year O&M if the amount in the 30-Year O&M Account is equal to or greater than the Final Cost Estimate. The covenant will become effective when the 30-Year O&M Account is fully funded based upon a fully effective Final Cost Estimate as provided in Section XVIII. Paragraph A.3.c. (Cost Estimates and Fund Transfers). After the covenant not to sue becomes effective, excess funds in the 30-Year O&M Account, if any, will be transferred to the next Account with equal or higher priority as set forth in Section XVII. Paragraph E. (Escrow Accounts/Financing The Work).

Casmalia Consent Decree

b. If, at any time within three years after the Final Cost Estimate becomes effective and after any and all transfers under Section XVIII. (Cost Estimates and Fund Transfers) are made, there is a shortfall of funds in the 30-Year O&M Account, the Settling Defendants may receive a covenant not to sue for 30-Year O&M if they elect to fund the shortfall. For the election to be effective, the Settling Defendants must pay the unfunded amount into the 30-Year O&M Account no later than sixty (60) days after the third anniversary of the effective date of the Final Cost Estimate for 30-Year O&M. The covenant not to sue shall be effective upon receipt of the money in the 30-Year O&M Account of the Escrow Account.

- c. If the Settling Defendants do not receive a covenant not to sue pursuant to Paragraph 3.a or 3.b. above, they shall be entitled to a covenant not to sue for 30-Year O&M Work until an amount equal to the annualized cost of two years of O&M Work, as determined by the Final Cost Estimate, remains in the 30-Year O&M Work Sub-Account, at which time, the Settling Defendant's covenant not to sue for 30-Year O&M Work shall expire.
- d. The money in the RCRA Trust Fund shall be included in the calculations made pursuant to this Paragraph 3., only if it has been transferred into the 30-Year O&M Work Sub-Account or is otherwise available, without impediment, for the 30-Year O&M Work.
- e. Settling Defendants shall only be entitled to exercise the Full Funding Option pursuant to this Paragraph

 A.3.a. or A.3.b. based upon a fully effective Final Cost Estimate

for 30-Year O&M.

4. Post 30-Year OaM

When referred to under this Paragraph A.4., Post30 Year O&M includes both the Post-30 Year O&M Work and
associated governmental/regulatory oversight by the United States
for the Post-30 Year O&M Work. Subject only to the final
resolution of any related cost estimate disputes pursuant to
Section XXI. Paragraph E. (Dispute Resolution), receipt of the
covenant not to sue under this Paragraph A.4. shall require full
funding of both the Post-30 Year O&M Work Sub-Account and the
Post-30 Year O&M Oversight Sub-Account.

In consideration of the actions that will be performed and the payments that will be made by the Settling Defendants under the terms of the Consent Decree, in accordance with Paragraph A.7. below and except as specifically provided in Paragraph C. of this Section, the United States shall covenant not to sue or to take administrative action against the Settling Defendants pursuant to CERCLA, RCRA and common law relating to Post-30 Year O&M as follows:

a. At any time within three years after the Final Cost Estimate becomes effective and after any and all transfers under Section XVIII. (Cost Estimates and Fund Transfers) are made, the Settling Defendants shall receive a covenant not to sue for Post-30 Year O&M if the amount in the Post-30 Year O&M Account is equal to or greater than the Final Cost Estimate. The covenant will become effective when the Post-30 Year O&M Account is fully funded based upon a fully effective Final Cost Estimate as provided in Section XVIII. Paragraph

Casmalia Consent Decree

A.3.c. (Cost Estimates and Fund Transfers). After the covenant not to sue becomes effective, excess funds in the Post-30 Year O&M Account, if any, will be transferred to the Account with the next highest priority as set forth in Section XVII. Paragraphs E. and F. (Escrow Accounts/Financing The Work).

b. If, at any time within three years after the Final Cost Estimate becomes effective and after any and all transfers under Section XVIII. (Cost Estimates and Fund Transfers) are made, there is a shortfall of funds in the Post 30-Year O&M Account, the Settling Defendants may receive a covenant not to sue for Post-30 Year O&M if they elect to fund the shortfall. For the election to be effective, the Settling Defendants must pay the unfunded amount into the Post-30 Year O&M Account no later than sixty (60) days after the third anniversary of the effective date of the Final Cost Estimate for Post-30 Year O&M. The covenant not to sue shall be effective upon receipt of the money in the Post-30 Year O&M Account of the Escrow Account.

c. Settling Defendants shall only be entitled to exercise the Full Funding Option pursuant to this Paragraph A.4.a. or A.4.b. based upon a fully effective Final Cost Estimate for Post-30 Year O&M.

5. Past Response Costs

In consideration of the actions that will be performed and the payments that will be made by the Settling Defendants under the terms of this Consent Decree, in accordance with Paragraph A.7. below and except as provided in Paragraph C. of this Section, the United States covenants not to sue or to take administrative action against the Settling Defendants under

-119 -

Casmalia Consent Decree

CERCLA, RCRA, or common law (a) until three (3) years from the date of entry of this Consent Decree for recovery of Past Response Costs, and (b) for Past Response Costs that are reimbursed pursuant to this Consent Decree.

Future Response Costs

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In consideration of the actions that will be performed and the payments that will be made by the Settling Defendants under the terms of this Consent Decree, in accordance with Paragraph A.7. below and except as specifically provided in Paragraph C. of this Section.

- a. the United States covenants not to sue or to take administrative action against Settling Defendants pursuant to CERCLA, RCRA, or common law for recovery of Unfunded Future Response Costs incurred up through but not including the date three (3) years from the date of entry of this Consent Decree; and
- b. the United States covenants not to sue or to take administrative action against Settling Defendants pursuant to CERCLA, RCRA, or common law for recovery of Funded Future Response Costs paid by the Settling Defendants and received by EPA pursuant to Paragraph C. of Section XIX. (Reimbursement of Response Costs); and
- c. the United States covenants not to sue or to 24 take administrative action against Settling Defendants pursuant to CERCLA, RCRA, or common law for the recovery of Funded Future 25 Response Costs drawn out of the Future Response Costs Sub-Account or the Phase II Work Sub-Account and received by EPA pursuant to Section XIX. Paragraph D. (Reimbursement of Response Costs).

Casmalia Consent Decree 116

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Except with respect to future liability, the covenants not to sue set forth in Paragraphs 1., 2., 5. and 6., above, shall take effect upon the date of entry of this Consent Decree. With respect to future liability, these covenants not to sue shall take effect upon completion of the Initial Phase II Work. The covenants not to sue in Paragraphs 3. and 4. above shall take effect as described therein. Each of these covenants not to sue is conditioned upon the complete and satisfactory performance by Settling Defendants of any applicable obligations under this Consent Decree with respect to each covenant not to sue. These covenants not to sue extend only to the Settling Defendants and do not extend to any other person(s).

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B. Settling Defendants' Covenants Not To Sue. Subject to the Settling Defendants' Reservations of Rights at Paragraph D. below, Settling Defendants hereby covenant not to sue and agree not to assert any claims or causes of action, either direct or collateral, against the United States with respect to the Site. any liabilities associated with the Site, or this Consent Decree, including but not limited to, (i) any claim for reimbursement from the Hazardous Substance Superfund (established pursuant to the Internal Revenue Code, 26 U.S.C. § 9507) through CERCLA Sections 106(b)(2), 111, 112, 113 or any other provision of law; or (ii) any claim against the United States, including any department, agency, subdivision, or instrumentality of the United States, under CERCLA or RCRA related to the Site. Nothing in this Consent Decree shall be deemed to constitute preauthorization of a claim within the meaning of Section 111 of CERCLA, 42 U.S.C. \$ 9611, or 40 C.F.R. \$ 300.700(d).

Casmalia Consent Decree

117

United States' Reservations of Rights

Reopeners

Notwithstanding any other provision of this Consent Decree, the United States reserves, and this Consent Decree is without prejudice to, the right to institute proceedings in this action or in a new action, or to issue an administrative order seeking to compel Settling Defendants (1) to perform further response actions relating to the Site or (2) to reimburse the United

United States' Pre-Certification Reservations

- (i) conditions at the Site, previously unknown to EPA, are discovered, or
- (ii) information, previously unknown to EPA, is received, in whole or in part,

States for additional costs of response if, after the final ROD

and prior to completion of the Initial Phase II Work:

and these previously unknown conditions or this information together with any other relevant information indicates that response actions implemented under this Consent Decree are not protective of human health or the environment. Provided, however, subject to the priorities and transfer restrictions in Sections XVII. (Escrow Accounts/Financing The Work) and XVIII. (Cost Estimates and Fund Transfers), if EPA determines, in its sole discretion, that adequate unrestricted funds are available to finance and perform the remaining Phase II Work and any additional work necessitated under the reopeners in this Paragraph C.1.a. ("reopener work"), upon notice from EFA, the Settling Defendants shall perform the reopener work using such 28 funds, and upon acceptance of its completion by EPA, the United

-122 -

Casmalia Consent Decree

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States shall covenant not to sue Settling Defendants for the reopener work performed.

b. <u>United States' Post-Certification</u>

reservations. Notwithstanding any other provision of this

Consent Decree, the United States reserves, and this Consent

Decree is without prejudice to, the right to institute

proceedings in this action or in a new action, or to issue an

administrative order seeking to compel Settling Defendants (1) to

perform further response actions relating to the Site or (2) to

reimburse the United States for additional costs of response if,

subsequent to completion of the Initial Phase II Work:

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- (i) conditions at the Site, previously unknown to EPA, are discovered, or
- (ii) information, previously unknown to EPA, is received, in whole or in part,

and these previously unknown conditions or this information together with other relevant information indicate that response actions implemented under this Consent Decree are not protective of human health or the environment.

2. For purposes of Paragraph C.1.a., above, the information and the conditions known to EPA shall include only that information and those conditions set forth in the final Record of Decision for the Site, together with other EPA response action decision document(s) selecting the final remedy, and the administrative record(s) supporting these response action decision document(s). For purposes of Paragraph C.1.b., above, the information and the conditions known to EPA shall include only that information and those conditions set forth in the final

Record of Decision for the Site, together with other EPA response action decision document(s) selecting the final remedy, and the administrative record(s) supporting these response action decision document(s), and any information received by EPA pursuant to the requirements of this Consent Decree prior to completion of the Initial Phase II Work.

- 3. <u>United States' General Reservations of Rights</u>. The United States' covenants not to sue set forth above do not pertain to any matters other than those expressly specified in Paragraph A., above. The United States reserves, and this Consent Decree is without prejudice to, all claims, rights, and defenses against Settling Defendants with respect to all other matters, including but not limited to, the following:
 - a. claims based on a failure by Settling

 Defendants to meet a requirement of this Consent Decree;
 - b. liability arising from the past, present, or future disposal, release, or threat of release of Waste
 Materials outside of the Site;
 - c. liability for damages for injury to, destruction of, or loss of natural resources;
 - d. except as provided in Paragraph A.2. of this Section, after the expiration of the moratorium set forth in Paragraph A.5., above, liability for Past Response Costs (including any Unfunded Future Response Costs) relating to the Site, not otherwise recovered, that have been incurred by the United States by or through any of its departments, agencies, instrumentalities, or subdivisions;
 - e. criminal liability;

Casmalia Consent Decree

119

Casmalia Consent Decree

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- $\label{f.liability} for \ violations \ of \ federal \ or \ state \\ law \ which occur \ during \ or \ after \ implementation \ of \ the \ Work;$
- g. liability for the 30-Year O&M Work for which the Settling Defendants have not received a covenant not to sue pursuant to this Consent Decree; and
- h. liability for Post-30 Year OWM Work for which Settling Defendants have not received a covenant not to sue pursuant to this Consent Decree.
- Defendants have failed to implement any provisions of the Phase I or Phase II Work in an adequate or timely manner, EPA may perform any and all portions of such Work as EPA determines necessary. Settling Defendants may invoke the procedures set forth in Section XXI. (Dispute Resolution) to dispute EPA's determination that the Settling Defendants failed to implement a provision of the Phase I or Phase II Work in an adequate or timely manner as arbitrary and capricious or otherwise not in accordance with law pursuant to Section XXI. Paragraph D. (Dispute Resolution). Such dispute shall be resolved on the administrative record.

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- 5. Notwithstanding any other provision of this
 Consent Decree, the United States retains all authority and
 reserves all rights to take any and all response actions
 authorized by law; provided however, that the United States shall
 not take any such actions that would constitute Phase I Work,
 except in accordance with Section VII. Paragraph C. (Work To Be
 Performed) or Section XV. (Emergency Response).
- 6. In any dispute resolution proceeding pursuant to Section XXI. (Dispute Resolution), the United States reserves all

-125-

rights to assert any and all defenses available under applicable law.

D. Settling Defendants' Reservations of Rights

- 1. The Settling Defendants' covenants not to sue set forth in Paragraph B. above, do not pertain to any matters other than those expressly specified in such covenants. The Settling Defendants reserve, and this Consent Decree is without prejudice to, all rights against EPA with respect to all other matters.
- 2. Except as otherwise provided in this Consent Decree, the Settling Defendants reserve all of their claims, rights and defenses with respect to the following:
 - a. the United States' right to recover against the Settling Defendants any response, oversight, or related cost, including interest and indirect costs, not otherwise funded or reimbursed pursuant to this Consent Decree;
 - b. liability of the Settling Defendants
 arising from the past, present, or future disposal, release,
 or threat of release of Waste Materials outside of the Site;
 - c. claims against any department, agency, subdivision or instrumentality of the United States ("United States") that has not resolved its liability for conditions at the Site in the Cashout Settlements;
 - d. any claim against any Third Party that does not resolve its liability pursuant to the Cashout Settlements, the State of California, and the Casmalia Entities:

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e. any claim brought by the United States
against the Settling Defendants that is otherwise not
precluded by this Consent Decree; provided, however, that
Settling Defendants may not assert any claim against any
department, agency, instrumentality, or subdivision of the
United States as to which contribution protection has been
received pursuant to Section 113(f) of CERCLA, 42 U.S.C.
§ 9613(f).
f. Settling Defendants' obligation to
perform the 30-Year and Post 30-Year O&M Work;
g. any matter relating to compliance with
the terms of this Consent Decree:

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- q. any matter relating to compliance with this Consent Decree:
- any matter relating to any request by EPA to perform additional work pursuant to Section VIII. (Additional Response Actions) and Paragraphs C.1.a. and C.1.b. of Section XXV. (Covenants Not To Sue/Reservations of Rights);
 - any matter relating to the RCRA Trust
- j. any negligence action against the United States pursuant to Section XVI. (Indemnification and Insurance); and
- k. Settling Defendants' right to challenge any settlement between the United States and any Third Party, including the State and the Casmalia Entities, with respect to the Site.

XXVI. EFFECT OF SETTLEMENT: CONTRIBUTION PROTECTION

- A. Nothing in this Consent Decree shall be construed to create any rights in, or grant any causes of action to, any person not a Party to this Consent Decree. Except as provided in Section XXIII. (Coordinated Enforcement Recovery), each of the Parties expressly reserves any and all rights (including, but not limited to, any right to contribution), defenses, claims, demands, and causes of action which each Party may have with respect to any matter, transaction, or occurrence relating in any way to the Site against any person not a Party hereto.
- B. The Parties agree, and by entering this Consent Decree, this Court finds, that the Settling Defendants are entitled, as of the effective date of this Consent Decree, to protection from contribution actions or claims as provided by CERCLA Section 113(f)(2), 42 U.S.C. § 9613(f)(2), and any other applicable law, for matters addressed in this Consent Decree. For purposes of this Paragraph, "matters addressed" shall include liability pursuant to CERCLA, RCRA, and common law for Phase I Work, Phase II Work, 30-Year O&M (including 30-Year O&M Work and costs of governmental/regulatory oversight), Post-30 Year O&M (including Post-30 Year OAM Work and costs of governmental/regulatory oversight), Past Response Costs and Future Response Costs. Provided, however, the Settling Defendants' contribution protection for unreimbursed Past Response Costs (including Unfunded Future Response Costs) and 30-Year and Post-30 Year OAM (including 30-Year and Post-30 Year OWM Work and costs of governmental/regulatory oversight) shall expire on the expiration 28 of the Full Funding Option elections, as provided pursuant to

- 128-

Casmalia Consent Decree

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Section XXV. Paragraphs A.3, and A.4. (Covenants Not To Sue/Reservations of Rights), for matters for which the Settling Defendants have not received a covenant not to sue under this Consent Decree.

- C. With respect to any suit or claim for contribution brought against them for matters related to this Consent Decree or the Casmalia Site, the Settling Defendants will notify the United States in writing within seven (7) days of service of the complaint on them. In addition, Settling Defendants shall notify the United States within seven (7) days of service or receipt of any dispositive motion and within seven (7) days of receipt of any order from a court setting a case for trial.
- D. In any subsequent administrative or judicial proceeding initiated by the United States for injunctive relief, recovery of response costs, or other appropriate relief relating to the Site. as governed by Section XXV. (Covenants Not To Sue/Reservations of Rights), Settling Defendants shall not assert, and may not maintain, any defense or claim based upon the principles of a bar due to a statute of limitations, waiver, res judicata, collateral estoppel, issue preclusion, claim-splitting, or other defenses based upon any contention that the claims raised by the United States in the subsequent proceeding were or should have been brought in the instant case; provided, however, that nothing in this Paragraph affects the enforceability of the covenants not to sue set forth in Section XXV. (Covenants Not To Sue/Reservations of Rights).

XXVII. ACCESS TO INFORMATION

- A. Settling Defendants shall provide to EPA, upon request, copies of all documents and information, unless privileged, within their possession or control or that of their contractors or agents generated pursuant to the obligations of this Consent Decree, relating to activities at the Site, or relating to the implementation of this Consent Decree, including, but not limited to, sampling, analysis, chain of custody records, manifests, trucking logs, receipts, reports, sample traffic routing, correspondence, or other documents or information related to the Work: provided, however, that except with respect to documents or information generated pursuant to the obligations of this Consent Decree, Settling Defendants reserve any rights and defenses they may have to challenge such requests pursuant to Section 104(e) of CERCLA, 42 U.S.C. 59604(e). Settling Defendants shall also make available to EPA for purposes of investigation, information gathering, or testimony, their employees, agents, or representatives with knowledge of relevant facts concerning the performance of the Work. Any requests for additional documents and information shall be governed by applicable law.
- B. Settling Defendants may assert business confidentiality claims covering part or all of the documents or information submitted to EPA under this Consent Decree to the extent permitted by, and in accordance with, Section 104(e)(7) of CERCLA, 42 U.S.C. \$ 9604(e)(7), and 40 C.F.R. \$ 2.203(b). Documents or information determined to be confidential by EPA will be afforded the protection specified in 40 C.F.R. Part 2, 28 Subpart B. If no claim of confidentiality accompanies documents

Casmalia Consent Decree

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C. With respect to information disclosure to EPA under this Section, the Settling Defendants may assert that certain documents, records and other information are privileged under the attorney-client privilege or any other privilege recognized by federal law. If the Settling Parties assert such a privilege in lieu of providing documents, they shall provide EPA with the following: (1) the title of the document, record, or information; (2) the date of the document, record, or information; (3) the name and title of the author of the document, record, or information; (4) the name and title of each addressee and recipient; (5) a description of the contents of the document, record, or information; and (6) the privilege asserted by the Settling Defendants. However, no documents, reports or other information created or generated pursuant to the requirements of the Consent Decree shall be withheld on the grounds that they are privileged.

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D. No claim of confidentiality shall be made with respect to any data, including, but not limited to, all sampling, analytical, monitoring, hydrogeologic, scientific, chemical, or engineering data.

XXVIII. RETENTION OF RECORDS

Until seven (7) years after the Certification of Completion of Phase II Work pursuant to Section XIV. (Certifications of Completion), each Settling Defendant shall preserve and retain all records and documents (not including duplicates) now in its possession or control, or which come into its possession or control, that relate in any manner to the performance of the Work or any ROD or other EPA response action decision document pursuant to this Consent Decree, or that relate to the liability of any person for response actions conducted and to be conducted at the Site, regardless of any corporate records retention policy to the contrary. For the same period, Settling Defendants shall also instruct their contractors and agents to preserve all documents, records, and information of whatever kind, nature or description (not including duplicates) relating to the performance of the Work.

B. At the conclusion of this document retention period, Settling Defendants shall notify the United States at least ninety (90) days prior to the destruction of any such records or documents, and, upon request by the United States, Settling Defendants shall make available any such records or documents to EPA. The Settling Defendants may assert that certain documents. records and other information are privileged under the attorneyclient privilege or any other privilege recognized by federal law. Any documents as to which a privilege claim is or may be asserted shall be retained for five (5) additional years unless Settling Defendants have received a covenant not to sue pursuant 28 to Section XXV. Paragraphs A.3. and A.4. (Covenants Not to

> Casmalia Consent Decree 128

Casmalia Consent Decree

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Sue/Reservations of Rights) and are no longer potentially liable for Past Response Costs. Upon request, for any documents as to which the Settling Defendants have asserted a privilege claim, they shall provide the United States with a privilege index that includes the following information sufficient to determine whether specific documents are relevant to any further claim(s) related to the Site and the basis for the privilege asserted: the title, date, name and title of authors, name and title of addressees and recipients, description of the subject, and the asserted privilege. No documents, reports or other information created or generated pursuant to the requirements of the Consent Decree shall be withheld from the United States on the grounds that they are privileged.

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- C. To the best of its recollection and knowledge, each Settling Defendant hereby certifies, individually, that it has not knowingly or wilfully altered, mutilated, discarded, destroyed or otherwise disposed of any records, documents or other information relating to its potential liability regarding the Site since notification of potential liability by the United States.
- EPA has obtained copies of certain original records from the Casmalia facility, which records in the form of microfiche, are in the possession of EPA. Settling Defendants have in their possession a duplicate copy of the microfiche records. Each set of microfiche comprises 2148 microfiche pages. Each Settling Defendant hereby stipulates that to the best of its knowledge the microfiche is an accurate reproduction of the 28 original Casmalia records. Each Settling Defendant further

Casmalia Consent Decree 129 stipulates that those copies of manifests, dump receipts, weigh tickets, and other waste disposal records obtained from the Casmalia facility, and recorded in microfiche form, that are attributable to that Settling Defendant and all related entities to that Settling Defendant listed in Appendix D are true and accurate copies of the original records, authentic and admissible as records of regularly conducted business activity within the meaning of Rules 1003, 1004, 901, and 802(6) of the Federal Rules of Evidence.

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A. Whenever, under the terms of this Consent Decree,
written notice is required to be given or a Deliverable or other
submission or document is required to be sent by one Party to
another, it shall be directed to the individuals at the addresses
specified below, unless those individuals or their successors
give notice of a change to the other Parties in writing. All
notices and submissions shall be considered effective upon
receipt, unless otherwise provided. Written notice as specified
herein shall constitute complete satisfaction of any written
notice requirement of the Consent Decree with respect to the
United States, EPA, and the Settling Defendants, respectively.
As to the United States:
Chief, Environmental Enforcement Section
Environment and Natural Resources Division
U.S. Department of Justice P.O. Box 7611
Ben Franklin Station
Washington, D.C. 20044-7611

notices and subreceipt, unless herein shall co notice requirem United States, As to the Unite Chief, Environm Environment and U.S. Department P.O. Box 7611 Ben Franklin St. Washington, D.C Re: United States v. Casmalia Resources, et al. DJ # 90-7-1-611A As to EPA: Karen Ueno (or Successor) EPA Project Coordinator (Casmalia Site) United States Environmental Protection Agency Region IX Mail Code H-3 75 Hawthorne Street San Francisco, California 94105 Joanne S. Marchetta (or Successor) Assistant Regional Counsel - Casmalia Site Office of Regional Counsel, RC-3 75 Hawthorne Street San Francisco, California 94105

XXIX. NOTICES AND SUBMISSIONS

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As to the Settling Defendants: Cory Bertelsen Casmalia Site Project Manager CB Consulting, Inc. 729 Los Palos Drive Lafayette, California 94549 Dan Hemker Co-chair, Casmalia Site Steering Committee Chevron Research and Technology Company 1003 West Cutting Blvd. Richmond, California 94804 11 12 15 23

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02-0067539

Casmalia Consent Decree

Casmalia Consent Decree

-136-

XXX. EFFECTIVE DATE

The effective date of this Consent Decree shall be the date upon which this Consent Decree is entered by the Court.

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XXXI. RETENTION OF JURISDICTION

This Court retains jurisdiction over the subject matter of this Consent Decree and the Settling Defendants and the United States for the duration of the performance of the terms and provisions of this Consent Decree for the purpose of enabling the Settling Defendants and the United States to apply to the Court at any time for such further order, direction, and relief as may be necessary or appropriate for the construction or modification of this Consent Decree, or to effectuate or enforce compliance with its terms, or to resolve disputes in accordance with Section XXI. (Dispute Resolution) hereof.

02-0067540

Casmalia Consent Decree

XXXII. APPENDICES

The following appendices are attached to and incorporated into this Consent Decree:

- "Appendix A" is the Statement of Work.
- "Appendix B" is a Casmalia Site map and schematic diagram.
- "Appendix C" is a list of Settling Defendants.
- "Appendix D" is a list of Settling Defendants' Affiliates.

XXXIII. COMMUNITY RELATIONS

Settling Defendants shall provide for community relations support activities as set forth in the Statement of Work at Appendix A. Settling Defendants shall also cooperate with EPA in providing information regarding the Work to the public. In accordance with the SOW, as requested by EPA, Settling Defendants shall participate in the preparation of such information for dissemination to the public and in public meetings which may be held or sponsored by EPA to explain activities at or relating to the Site.

02-0067541

Casmalia Consent Decree

Casmalia Consent Decree

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-139-

XXXIV. MODIFICATION

- A. Modifications to the SOW or its schedules shall be made as provided therein. All such modifications shall be made in writing.
- B. Nothing in this Decree shall be deemed to alter the Court's power to enforce, supervise or approve modifications to this Consent Decree.

XXXV. LODGING AND OPPORTUNITY FOR PUBLIC COMMENT

- A. This Consent Decree shall be lodged with the Court for a period of not less than thirty (30) days for public notice and comment in accordance with Section 122(d) (2) of CERCLA, 42 U.S.C. § 9622(d) (2), and 28 C.F.R. § 50.7. The United States reserves the right to withdraw or withhold its consent if the comments regarding the Consent Decree disclose facts or considerations which indicate that the Consent Decree is inappropriate, improper, or inadequate. Settling Defendants consent to the entry of this Consent Decree without further notice.
 - B. If for any reason the Court should decline to approve this Consent Decree in the form presented, this agreement is voidable at the sole discretion of any Party and the terms of the agreement may not be used as evidence in any litigation between the Parties.

02-0067542

XXXVI. SIGNATORIES AND SERVICE

- A. Each undersigned representative of a Settling Defendant to this Consent Decree and the Assistant Attorney General for Environment and Natural Resources of the Department of Justice certifies that he or she is fully authorized to enter into the terms and conditions of this Consent Decree and to execute and legally bind such Party to this Consent Decree.
- B. All Parties agree not to oppose entry of this Consent Decree unless, pursuant to Section XXXV. (Lodging and Opportunity For Public Comment), the United States has notified the Settling Defendants and the State in writing that it no longer supports entry of the Consent Decree.
- C. Each Settling Defendant shall identify, on the attached signature page, the name, address, and telephone number of an agent who is authorized to accept service of process by mail on behalf of that Party with respect to all matters arising under, or relating to, this Consent Decree. Settling Defendants hereby agree to accept service in that manner and to waive the formal service requirements set forth in Rule 4 of the Federal Rules of Civil Procedure and any applicable local rules of this Court, including, but not limited to, service of a summons.

XXXVII. SECTION HEADINGS

The Section headings set forth in this Consent Decree and its Table of Contents are included for convenience of reference only and shall be disregarded in the construction and interpretation of any of the provisions of this Consent Decree.

02-0067543

Casmalia Consent Decree

Casmalia Consent Decree

-144 -

XXXVIII. COUNTERPARTS

This Consent Decree may be executed and delivered in any number of counterparts, each of which when executed and delivered shall be deemed to be an original, but such counterparts shall together constitute one and the same document.

1997.

so ordered this 33^M

DAY OF

KIM MCLANE WARDS

SIGNATURE PAGES NOT INCLUDED

(PAGES 146 - 211 INCLUSIVE)

Casmalia Consent Decree

1	THE UNDERSIGNED PARTIES	enter into this Consent Decree in
2	United States v. ABB Vetco Gr	ay relating to the Casmalia
3	Resources Hazardous Waste Mar	agement Facility Site:
4	-	FOR THE UNITED STATES OF AMERICA
5		
6	Dated: 9/8/46	Jo- / Self
7	•	LOIS J. SCHIFFER Assistant Attorney General
8		Environment and Natural Resources Division
9		U.S. Department of Justice Washington, D.C.
10		
11	Dated: 8/23/96	LESLIE ALLEN
12		Senior Attorney Environmental Enforcement Section
13		Environment and Natural Resources Division
14		U.S. Department of Justice P.O. Box 7611
15		Washington, D.C. 20044-7611
16		
17		
18	Dated: 9/9/96	NORA M. MANELLA United States Attorney
19		Central District of California
20	by:	Kurt Zimmerman h in Th
21	-7.	KURT ZIMMERMAN Assistant United States Attorney
22		300 North Los Angeles Street Los Angeles, California 90012
23		(213) 894-2434
24		•
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28		Casmalia Consent Decree

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1	Dated:	9/9/96	MARCO
2		•	STEVEN A. HERMAN Assistant Administrator for
3			Enforcement and Compliance Assurance
4			U.S. Environmental Protection Agency
5			401 M Street, S.W. Washington, D.C. 20460
6			washington, D.C. 20400
		-/ /	M^{-1}
7	Dated:	7/31/96	Michael Northule
8			MICHAEL NORTHRIDGE U Office of Enforcement and
9			Compliance Assurance U.S. Environmental Protection
10			Agency 401 M Street
11			Washington, D.C. 20460
12			
13	Dated:	7/5/96	K. Milk Mours
14		- () 1 () 	RELICIA MARCUS Regional Administrator, Region 9
15			U.S. Environmental Protection Agency
16			75 Hawthorne Street
17			San Francisco, California 94105
18			
19	Dated:	7/29/96	5Marchella
20			JOANNE S. MARCHETTA Assistant Regional Counsel
21			U.S. Environmental Protection Agency, Region 9
22			75 Hawthorne Street San Francisco, California 94105
23			(415) 744-1315
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28			Casmalia Consent Decree
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2	Dated: 4/11/96	By: Breese
3	Dated: 7/11/96	
4		Name: JANICE BRESE
5		Title: Director of Legal Services
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ABB VETCO GRAY INC.

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1			CHEVRON LAND AND DEVELOPMENT COMPANY, A DELAWARE CORPORATION
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3	Dated: July 10, 1996		By: Male
4		<u>-</u>	Name: D. G. Dale
5			Title: Manager - Superfund & Waste Mgmt
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7	Dated: July 10, 1996	_	ву:	Osle
8			Name: D. G. Da	le
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COASTAL OIL & GAS CORPORATION

TO THEM LEADING

Name: Michael E McAllister

Title: <u>Director - Environmental &</u>
Safety Affairs

Casmalia Consent Decree

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1		CONOCO INC.
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3	Dated: 50% 6 19, 1996	By: Georg C Punk
4		Name: George C. Rule
5		Title: Business Development Manager Exploration Production, North
6		America
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3	Dated:_	6/25/96	 ·	By:		}
4				Name: M	. W. Espinosa	
5				Title: Vic	e President & 1	Treasurer
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3	Dated:	6/25/96		By:	77	\ll			
4				Name:	M. H. E	spinoss	<u>ر</u>		
5				Title:	Vice Pr	esident	& Treas	urer	
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i			DOUGLAS STATE	JNS, INC.
2	Dated: <u>6/25/96</u>			65.
3	Dated: 0/25/90		By: M. W.	Espinosa
5		•	<u> </u>	sident & Treasurer
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3	Dated: 6/21/06			2
4	Dated: 6/21/96	·	By:	
5			Name: R. A. Ha	esident and t General Counsel
6			Title: Assistar	t General Counsel
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3	Dated:_	9 July	1996		By:	al Lea	tech	
4					Name:_	Carl Deut	sch	
5				•	Title:	President		
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1		EXXON CORPORATION
2		
3	Dated: 6/28/96	By: 6. T. Thans RM.
4	, , , , , , .	Name: G. T. Theriot
5		Title: Environmental & Safety Dept. Manager
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1		SEARIVER MARITIME, INCORPORATED, FORMERLY KNOWN AS EXXON SHIPPING
2		COMPANY
3	Dated: 1996	By: acher R. Saik
4	Dated:	/
5		Name: Albert R. Galik
6		Title: Corporate Secretary
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GEMINI INDUSTRIES, INC.

1		GENERAL DYNAMICS CORPORATION
2		3, 1, 8
3	Dated: June 28, 1996	By: Edward C. Buntrage
4		Name: Edward C. Bruntrager
5	•	Title: Vice President &
6		General Counsel
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1			GENERAL ELECTRIC CO	MPANY
2	Dated: 7/2/16		By:	
4			Name: LEONARD H. JH	
5			Title: Country- WELTON	
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1		GENERAL MOTORS CORPORATION
2		· · · · · · · · · · · · · · · · · · ·
3	Dated: JUNE 24, 1996	By: Non a. Schie mann
4	•	Name: DON A. SCHIEMANN
5		Title: ATTORNEY
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3				AND I	rs subsidiaries	
4	Dated	July 9, 1996		D /		
5	Dateu:_	odly 9, 1990		By:	rach 1. Me	-
6				Name	Chuck S. Ream	
7				Title:_	Vice President &	·
8					Chief Financia	l Officer
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2		HUGHES RESEARCH LABORATORIES, INC.
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4	Dated: July 8, 1996	By: Mary Marin
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6		Name: Mary Y. Yasui
7		Title: Chief Financial Officer
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5			Name: Donald G. Gonzales					
6			for	Grant J.	Beatso			
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1		LEVER	BROTHERS COM	
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3	Dated: June 27, 1996	By:		i divict
4	-	Name:	Melinda Sweet	
5		Title	General Counse Vice President	el and Senior
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1		LOCKHEED MARTIN CORPORATION
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3	Dated: July 8, 1996	By: William V-Chica
4		Name: William T. Vinson
5		Title: Vice President
6		Lockheed Martin Corporation for its former subsidiaries, Lockheed Corporation and
7		Martin Marietta Corporation, and their respective subsidiaries, divisions and
8		affiliates that disposed of waste at the Casmalia Resources Hazardous Waste
9		Management Facility.
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1		MCDONNELL DOUGLAS TECHNOLOGIES, INC.
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3	Dated: 8 July 1996	By: Jump
4		Name: Dan Summers
5		Title: Assistant General Counsel
6		ASSISTANT GENERAL GOUNGE
7		
8		
9	For Sarvice of Process by Mail:	
	For Service of Process by Mail: Dan Summers	
10	McDonnell Douglas Corporation P. O. Box 516 (M/C 100-1240)	
11	St. Louis, MO 63166	
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1	•	MCDONNELL DOUGLAS CORPORATION
2	Dated: 8 July 1996	
3	Dated:	By June June 1
4		Name: Dan Summers
- 5		Title: Assistant General Counsel
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8	For Service of Process by Mail:	
9	Dan Summers McDonnell Douglas Corporation	
10	P.O. Box 516 (M/C 100-1240) St. Louis, MO 63166	
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4		Name: Dan	Summers	
5		Title: Ass	istant General	Counsel
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8	For Service of Process by Mail:			
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MCDONNELL DOUGLAS REALTY COMPANY 9 July 1936 Dated: Name: Dan Summers Title: Assistant General Counsel For Service of Process by Mail: Dan Summers McDonnell Douglas Corporation P.O. Box 516 (M/C 100-1240) St. Louis, MO 63166 (314) 233-2089 - Phone (314) 777-1007 - Fax

MOBIL OIL CORPORATION Dated: July 17, 1996 Tom M. Milton Name: Title: Superfund Response Group Manager

2	·	(FOR GONZALES/MONTEREY VINEYARD)
3	Dated: 41/1, 10, 1996	By: Youl Gesell
4		Name: Paul G. Sessler
5		Title: President
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1			NORTHROP	GRUMMAN COR	PORATION
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3	Dated: July 2, 1996	· ——•	By: Norma	n L. Sealander	
4	÷		Name:	Lifen	
5			Title: Ma	nager, Corpora vironmental Ma	te
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OIL AND SOLVENT PROCESS COMPANY, A Subsidiary of CHEMICAL WASTE MANAGEMENT, INC. Name: Steven D. Richtel Title: Group Remedial Projects Manager Casmalia Consent Decree

1		PACIFIC GAS & ELECTRIC COMPANY
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3	Dated: 3 - 27, 1996	By: Bon R watty
4	•	Name: Bruce R. Worthington
5		Title: Senior Vice President and
6		General Counsel
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3	Dated: July 8, 1996	 .	By:	·	<u>xee</u>	
4			Name: N	Michael J. Wa	lker	5U-12
5	•		Title:_	Vice Presiden	1 t	
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1				COMPANY	UFACTURING
2		· ·		By: E. J. Mosen	
4	Dated:	7/2/96	• -		
5				Name: E.G. Nelson	
6				Title: Vice President - Fina	nce
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REYNOLDS METALS COMPANY Dated: July 3, 1996 Name: Title: Chief Environmental Counsel

1		RGGL CORPORATION
2	Dated: JUNE 19, 1996	By: Key I. Bitano
4		By: Lacy J. Difano Name: GARY V. Di SANO
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6	•	Title: VICE PRESIDENT R.G.G.L. CORPORATION
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3	Dated: July 29, 1996		1. Itale	
4		Name: John M.		
5		Title: Assistan	t Secretary	
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Dated this 21 day of August 1996

John R. Stocker Vice President-Law

Rockwell International Corporation

CASMALIA CONSENT DECREE

,1			ROHR,	INC., FOR	ORMERLY	ROHR	
2				_			
3	Dated: July 10, 1996		By:	Mille	an Br	llingsle	
4			Name:_	William	Billing	slea, Jr.	
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ROMIC ENVIRONMENTAL TECHNOLOGIES CORPORATION

Nama: Fred W. A

Title:

Casmalia Consent Decree

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2	Dated: 7/15/96 By: Front 11 tours
3	Name: Frank R. Fossati
4	Title: Manager Romediation
5	118-6-8
6	* See list of 39 specific Shell affiliates,
7	a see his si sy specific soon annique,
8	Subsidiaries and related entities - Alecander D
9	attached letter dated 3/8/46, Mat Shall
10	is entering this agreement, on behalf of.
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4		•	Name:	Wallace Lo	eifer	al P	
5			Title	: Director	of Build	lings and Re	al Estate
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3	Dated: July 1, 1996	_	By:	ton he	m	
4			•	Paula Ama	nda	
5			Title	Assistant	General	Attorney
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1	·	SQUARE D COMPANY
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3	Dated: 1/2/96	By: Wattel. Kungel.
4		Name: Walter W. Kurczewski
5		Title: Vice President
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3	Dated:	By:			
4	•	Name: Steven K. Chance			
5		Title: Vice President & General Counsel			
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Casmalia Consent Decree

1			TEXACO INC.			
2	Dated: <u>July 30, 1996</u>	_	Ву:	Mark C 600		
4		_	Name: David G. Yetter			
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1		TODD PACIFIC SHIPYARDS CORP.
2	Dated: July 9, 1596	By: Mulats March
3	Jacca: 900 1,110	Name: Michael G. MARSL
4		Title: Secretary & General Come
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PUREGRO COMPANY

Name: Richard K. Jemison

General Manager- Real Estate Dev. & Title: President-Unocal Land & Dev. Company

UNION PACIFIC RESOURCES COMPANY Dated:_

1		UNION	PACIFIC R	AILROAD		
2		1	100	Carl	1	
3	Dated: <u>July 8, 1996</u>	By: (c	ul C.	larle	7./	•
4		Name:_	Paul A. Co	onley, Jr.	' /	
5		Title:	Assistant	Vice Presi	dent - 1	Law
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1		USPCI FOR SOLVENT SERVICE
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3	Dated: 7-3-96	By: Own X
4	-	Name: BRETT A. HICKMITH TITLE: CORPOTATE COUNSEL
5	•	Title: CORPOTATE COUNSEL
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ZENECA INC.

Name:__

Title: General Manager, Corporate
Environmental Services

02-0017962

Casmalia Consent Decree

- 210-

Dated: 7-10-96

ZYCON CORPORATION

By: Joseph V. Brechel

Name: Joseph V. Brechel

Title: Jenier V.P.

02-0017963

XXXVIII. <u>COUNTERPARTS</u> This Consent Decree may be executed and delivered in any number of counterparts, each of which when executed and delivered

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shall be deemed to be an original, but such counterparts shall together constitute one and the same document.

SO ORDERED THIS _____ DAY OF _____,

United States District Judge

SIGNATURE PAGES NOT INCLUDED

(PAGES 146 - 211 INCLUSIVE)

APPENDIX A:

STATEMENT OF WORK

02-0067544

CASMALIA CONSENT DECREE
APPENDIX A:
STATEMENT OF WORK

STATEMENT OF WORK

1.0 INTRODUCTION, DEFINITIONS, AND GENERAL PROVISIONS

1	1 1	interne	luction

- 1.1.1 This Statement of Work ("SOW") details the tasks and activities to be undertaken by the Settling Defendants in compliance with the Consent Decree.
- 1.1.2 The Elements of Work and their respective Components are the following:
 - 1.1.2.1 Early Actions Element of Work
 - A. Short-term Collection/Treatment/Disposal of Contaminated Liquids Component
 - B. Interim Collection/Treatment/Disposal of Contaminated Liquids Component
 - C. Pesticides/Solvents Landfill Cap Design Component
 - D. Pesticides/Solvents Landfill Cap Construction Component
 - E. Other Landfill Caps Design Component
 - F. Other Landfill Caps Construction Component
 - 1.1.2.2 Engineering Evaluation/Cost Analysis ("EE/CA") Response
 Action Element of Work
 - A. EE/CA Component
 - B. EE/CA Response Action Design Component
 - C. EE/CA Response Action Construction Component
 - D. EE/CA Response Action Operation and Maintenance Component
 - 1.1.2.3 Remedial Investigation/Feasibility Study ("RI/FS") Response
 Action Element of Work
 - A. RI/FS Component
 - B. Final Response Action Design Component
 - C. Final Response Action Construction Component
 - D. Operation and Maintenance Base Period Component
 - 1.1.2.4 Routine Site Maintenance Element of Work
 - 1.1.2.5 Routine Groundwater Monitoring Element of Work
 - A. Water Level Monitoring Component

Appendix A--Statement of Work Casmalia Consent Decree

Page I

- B. Chemical Quality Monitoring Component
- 1.1.2.6 Community Relations Support Element of Work
- 1.1.2.7 Waste Database Support and Other Assistance Element of Work
- 1.1.2.8 Cost Estimates and Funding Limits Element of Work

1.2 Definitions

- 1.2.1 Unless otherwise expressly provided herein, terms used in this SOW which are defined in the Consent Decree shall have the meaning assigned to them in the Consent Decree. For convenience, definitions of certain terms defined in the Consent Decree, as well as certain other terms that are used in this SOW, are provided, below.
- 1.2.2 "CNS" shall mean the Casmalia Neutralization System, including all tanks, vessels, and interconnecting lines.
- 1.2.3 "Day" shall mean a calendar day, unless expressly stated to be a Working Day. "Working Day" shall mean a day other than a Saturday, Sunday, or Federal holiday. In computing any period of time under this SOW, where the last day would fall on a Saturday, Sunday, or Federal holiday, the period shall run until the close of business of the next Working Day.
- 1.2.4 "Element(s) of Work" shall mean the specific work elements as set forth in this SOW. Each Element of Work may have multiple Components as specified in this SOW.
- 1.2.5 "Final Cost Estimate" shall mean the final revision of the cost estimates established pursuant to Section XVIII, Paragraph A.3 (Cost Estimates and Fund Transfers) of the Consent Decree and Section 2.15 of this SOW of the total present worth costs to be incurred to complete 30-Year O&M Work and Post-30 Year O&M Work and associated governmental/regulatory oversight determined in accordance with the terms of the Consent Decree and this SOW. The Final Cost Estimate shall be separated into sub-components of cost as set forth in Section 2.15 of this SOW.
- 1.2.6 "Initial Cost Estimate"shall mean the preliminary estimates established pursuant to Section XVIII, Paragraph A.1 (Cost Estimates and Fund Transfers) of the Consent Decree and Section 2.15 of this SOW of the total present worth costs to be incurred to complete all Site Work and Future Response Actions determined in accordance with the terms of the Consent Decree and this SOW.

Appendix A--Statement of Work Casmalia Consent Decree Page 2

- The Initial Cost Estimate shall be separated into sub-components of cost as set forth in Section 2.15 of this SOW.
- 1.2.7 "Initial Phase II Work" shall mean all Phase II Work, except for the O&M Base Period Work. Initial Phase II Work shall be complete as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, Operation and Maintenance Base Period Component, pursuant to Section 5.7.4 of this SOW.
- 1.2.8 "Interim Cost Estimate"shall mean the revised cost estimates established pursuant to Section XVIII, Paragraph A.2 (Cost Estimates and Fund Transfers) of the Consent Decree and Section 2.15 of this SOW of the total present worth costs to be incurred to complete all Site Work and Future Response Actions determined in accordance with the terms of the Consent Decree and this SOW. The Interim Cost Estimate shall be separated into sub-components of cost as set forth in Section 2.15 of this SOW.
- 1.2.9 "Operation and Maintenance" or "O & M" shall mean all tasks and activities required to maintain the effectiveness of the response actions implemented under the Phase I and Initial Phase II Work. For purposes of the Consent Decree, O&M will be divided into three time periods: (a) O&M activities performed by Settling Defendants during the first five (5) years of O&M ("O&M Base Period Work"); (b) O&M activities performed for the next thirty (30) years (i.e. years 6 through 35 of O&M "30-Year O&M Work"); and (c) O&M activities to be performed after the 30-Year O&M Work ("Post-30 Year O&M Work"). Except as set forth in Section XVII (Escrow Accounts/Financing the Work), Section XVIII (Cost Estimates and Fund Transfers), Paragraphs A.3 and A.4 of Section XXV (Covenants Not to Sue/Reservation of Rights), and Section XXVI (Effect of Settlement/Contribution Protection) of the Consent Decree, Operation and Maintenance (O&M) shall not include the costs or performance of governmental/regulatory oversight, including enforcement, of the O&M Work.
- 1.2.10 "O&M Base Period" shall mean the five (5) year period beginning on the date set forth in EPA's written acceptance of the Initiation of Operation Report, Operation and Maintenance Base Period Component, pursuant to Section 5.7.4 of this SOW.
- 1.2.11 "O&M Base Period Work" shall mean the implementation of all tasks and activities of the Operation and Maintenance Base Period Component of Work, pursuant to Section 2.10.5 of this SOW, necessary to complete the O&M performed during the O&M Base Period.

- 1.2.12 "Performance Standards" shall mean those cleanup standards, standards of control, and other substantive requirements, criteria or limitations to be achieved by the Settling Defendants in implementing the Elements and Components of Work. The Performance Standards for Phase I and Phase II Work are specified in Section 2.0 of this SOW. To the extent not defined in this SOW, Performance Standards shall be set forth, as appropriate, in a future EPA ROD or other response action decision document(s), later amendment(s) to this SOW, or in EPA approvals and decisions made under this SOW.
- 1.2.13 "Phase I Work" shall mean the performance of all tasks and activities necessary to implement the Elements and Components of Work, listed below, and any modifications thereto, in accordance with the requirements of the Consent Decree. The completion of all tasks and activities in Phase I Work is not a prerequisite to initiating tasks and activities in Phase II Work.

1.2.13.1 Early Actions Element of Work

Short-Term Collection/Treatment/Disposal of Contaminated Liquids Component and Interim Collection/Treatment/Disposal of Contaminated Liquids Component, collectively, for the shorter of six (6) years from the date of lodging of the Consent Decree or until the date set forth in EPA's written acceptance of the Initiation of Operation Report, EE/CA Response Action Operation and Maintenance Component, Section 5.6.4 of this SOW. In no event, however, shall Settling Defendants collect. treat, and dispose of contaminated liquids for less than five (5) years from the date of lodging of the Consent Decree. The Short-Term and Interim Collection/Treatment/Disposal of Contaminated Liquids Components of Work shall cease to be Phase I Work as of the effective date of EPA's written acceptance of the "Phase I Completion of Obligation Report for Short-Term and Interim Collection/Treatment/Disposal of Contaminated Liquids Components of Work," as set forth in Section 5.4 of this SOW.

Treatment and disposal of the CNS sludges and cleaning of the CNS for potential re-use at the Site.

- B. Pesticides/Solvents Landfill Cap Design Component.
- C. Pesticides/Solvents Landfill Cap Construction Component.
- D. Other Landfill Caps Design Component.

Appendix A.-Statement of Work

- 1.2.13.2 Engineering Evaluation/Cost Analysis ("EE/CA") Response
 Action Element of Work.
 - A. EE/CA Component.
 - B. EE/CA Response Action Design Component.
- 1.2.13.3 Remedial Investigation/Feasibility Study ("RI/FS") Response Action Element of Work
 - A. RI/FS Component.
 - Final Response Action Design Component.
- 1.2.13.4 Routine Site Maintenance Element of Work
 - A. For three (3) years, starting on the first day of the fourteenth (14th) week after the date of lodging of the Consent Decree.

 The Routine Site Maintenance Element of Work shall cease to be Phase 1 Work as of the effective date of EPA's written acceptance of the "Phase I Completion of Obligation Report for Routine Site Maintenance Element of Work," as set for in Section 5.4 of this SOW.
- 1.2.13.5 Routine Groundwater Monitoring Element of Work
 - A. For three (3) years, starting on the first day of the twenty seventh (27th) week after the date of lodging of the Consent Decree. The Routine Groundwater Monitoring Element of Work shall cease to be Phase I Work as of the effective date of EPA's written acceptance of the "Phase I Completion of Obligation Report for Routine Groundwater Monitoring Element of Work," as set for in Section 5.4 of this SOW.
- 1.2.13.6 Community Relations Support Element of Work
 - A. For three (3) years, starting on the date of lodging of the Consent Decree. The Community Relations Support Element of Work shall cease to be Phase I Work as of the effective date of EPA's written acceptance of the "Phase I Completion of Obligation Report for Community Relations Support Element of Work," as set for in Section 5.4 of this SOW.

- 1.2.13.7 Waste Database Support and Other Assistance Element of Work
- 1.2.13.8 Cost Estimates and Funding Limits Element of Work
- 1.2.14 "Phase II Work" shall mean any Work to be implemented at the Site that is not within Phase I Work or 30-Year and Post-30 Year O&M Work. Phase II Work shall mean the performance of all tasks and activities necessary to implement the Elements and Components of Work listed below; any modifications thereto, in accordance with the requirements of the Consent Decree; and any response actions selected by EPA under a future ROD or other response action decision document(s), as appropriate and necessary. Except as act forth in Section XVII (Escrow Accounts/Financing The Work) and Section XVIII (Cost Estimates and Fund Transfers) of the Consent Decree, Phase II Work shall not include the costs or performance of governmental/regulatory oversight, including enforcement.
 - 1.2.14.1 Early Actions Element of Work
 - A. Interim Collection/Treatment/Disposal of Contaminated Liquids Component starting on the day following the end of the period defined in "Phase I Work" at Section 1.2.13.1.A of this SOW, and ending as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, EE/CA Response Action Operation and Maintenance Component, Section 5.6.4 of this SOW.
 - B. Other Landfill Caps Construction Component.
 - 1.2.14.2 Engineering Evaluation/Cost Analysis ("EE/CA") Response Action Element of Work
 - A. EE/CA Response Action Construction Component.
 - B. EE/CA Response Action Operation and Maintenance Component
 - 1.2.14.3 Remedial Investigation/Feasibility Study ("RI/FS") Response Action Element of Work
 - A. Final Response Action Construction Component.
 - B. Operation and Maintenance Base Period Component.

Appendix A.-Statement of Work Casmalia Consent Decree

Page 5

Appendix A.-Statement of Work Casmalia Consent Decree Page 6

1.2.14.4 Routine Site Maintenance Element of Work

A. Starting on the day following the end of the period defined in "Phase I Work" at Section 1.2.13.4.A of this SOW, and ending as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, Operation and Maintenance Base Period Component, Section 5.7.4 of this SOW.

1.2.14.5 Routine Groundwater Monitoring Element of Work

A. Starting on the day following the end of the period defined in "Phase I Work" at Section 1.2.13.5. A of this SOW, and ending as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, Operation and Maintenance Base Period Component, Section 5.7.4 of this SOW.

1.2.14.6 Community Relations Support Element of Work

- A. Beginning on the day following the end of the period defined in "Phase I Work" at Section 1.2.13.6.A of this SOW, and ending as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, Operation and Maintenance Base Period Component, Section 5.7.4 of this SOW.
- 1.2.15 "Residual" shall mean any solid waste, sludge, residue, contaminated media, or other by-product of the treatment, storage, or disposal of any water or liquids generated in the performance of the Work. This term also includes contaminated materials produced by any excavation, drilling, or soil dislocation resulting from performance of the Work. A residual is not necessarily a hazardous waste.
- 1.2.16 "Settling Defendants" shall mean all Parties listed in Appendix C of the Consent Decree and any related entities specifically identified therein and in Appendix D of the Consent Decree, as provided in Section IV (Parties Bound) of the Consent Decree.
- 1.2.17 "Site" or "Casmalia Site" shall mean generally the Casmalia Resources Hazardous Waste Management Facility, encompassing approximately 252 acres, located approximately 10 miles southwest of Santa Maria and one and a half miles north of Casmalia in Santa Barbara County, California and depicted generally on the map attached to this SOW. Site shall include the areal extent of contamination that is presently located in the vicinity of the Casmalia facility and all suitable areas in very close proximity to the contamination necessary for

the implementation of the response action and any areas to which such contamination migrates.

- 1.2.18 "Waste Material" shall mean (1) any "hazardous substance" under Section 101(14) of CERCLA, 42 U.S.C. § 9601(14); (2) any pollutant or contaminant under Section 101(33), 42 U.S.C. § 9601(33); (3) any hazardous waste under Section 1004(5) of RCRA or hazardous constituent as defined at 40 C.F.R. § 260.10 pursuant to RCRA; (4) any "solid waste" under Section 1004(27) of RCRA, 42 U.S.C. § 6903(27); and (5) any hazardous substance under California Health and Safety Code §§ 25316 and 25317.
- 1.2.19 "Work" shall mean any or all tasks and activities included or to be included in Phase I Work, Initial Phase II Work and O&M under the Consent Decree, except those required by Section XXVIII (Retention of Records) of the Consent Decree. Except as provided otherwise in the Consent Decree, Work shall not include the costs or performance of governmental/regulatory oversight, including enforcement.
- 1.2.20 "Zone 1" shall mean the area within the Casmalia Resources Hazardous Waste Management Facility boundary, depicted generally on the map attached to this SOW. This definition is for the convenience of identifying geographic areas of the Site for purposes of this SOW, and should not be construed as determining the Site boundary or the applicability of the permit exemption at Section 121(e) of CERCLA and § 300.5 of the National Contingency Plan ("NCP").
- 1.2.21 "Zone 2" shall mean the area that encompasses the extent of Site-related contamination or potential contamination outside of the Casmalia Resources Hazardous Waste Management Facility boundary, depicted generally on the map attached to this SOW. This definition is for the convenience of identifying geographic areas of the Site for purposes of this SOW, and should not be construed as determining the Site boundary or the applicability of the permit exemption at Section 121(e) of CERCLA and § 300.5 of the NCP.

1.3 General Provisions

- 1.3.1 Except as specified below in this Section 1.3.1, the Work under this SOW and any final plans, designs, reports, achedules, or proposals developed under this SOW shall be implemented only after EPA's written approval.
 - 1.3.1.1 Settling Defendants may propose modifications to the Work being performed under this SOW or to final plans, designs, reports, or schedules developed under this SOW through a Technical Memorandum ("TM"), and shall obtain EPA's written

Appendix A--Statement of Work Casmalia Consent Decree Page 8

approval of the TM prior to implementing such modifications.

- 1.3.1.2 Settling Defendants shall use a TM: 1) to propose methods to effectively use and improve the Gallery Well, Sump 9B, PSCT, and PCT extractions systems pursuant to the Interim Collection/Treatment/Disposal of Contaminated Liquids Component under Section 2.8.4 of this SOW, and 2) pursuant to Section VII (Work To Be Performed) of the Consent Decree, and Section 1.3.10 of this SOW, to propose, if there is insufficient money in the Phase II Work Account, the Phase II tasks and activities that can be undertaken with the available funding. Settling Defendants may use a TM to propose that meeting an applicable or relevant and appropriate requirement ("ARAR") under CERCLA is not practicable.
- 1.3.1.3 Settling Defendants shall not use a TM in lieu of submitting the plans, designs, reports, and schedules required by this SOW.
- 1.3.1.4 A TM is not required for non-material field changes approved by EPA or for schedule changes that expedite the submission of deliverables and/or milestone events.
- 1.3.2 Settling Defendants shall perform, at their expense and without limitation as to its cost or duration, the Phase I Work. The Phase I Work shall be performed in accordance with the Consent Decree, including, but not limited to, this SOW; all standards, plans, specifications, and schedules set forth in or developed pursuant to the Consent Decree and this SOW; and any modifications or amendments thereto made pursuant to the terms of the Consent Decree
- 1.3.3 Settling Defendants shall begin performance of the Work, as set forth in this SOW, including its schedules, no later than seven (7) days from lodging of the Consent Decree. Settling Defendants shall not, however, be required to commence construction of any permanent facilities until the Consent Decree has been entered by the Court or unless such construction is agreed to by EPA and the Settling Defendants. In the event that the Consent Decree is not entered by the District Court within twelve (12) months from the date of its lodging, the Settling Defendants' obligation to perform or to finance any Work prior to entry of this Consent Decree shall terminate, at the Settling Defendants' option, until the date of entry of this Consent Decree by the District Court. Any delay in the commencement of construction of permanent facilities or in the implementation of other tasks, activities, and obligations caused by a delay in the entry of the Consent Decree shall extend, pro tanto, the dates in the

Appendix A--Statement of Work

Casmalia Consent Decree

schedules in Section 5.0 of this SOW.

- 1.3.4 Except as provided in Section XIV, Paragraphs C. and D. (Certifications of Completion) of the Consent Decree, Settling Defendants' obligation to perform and pay for Phase I Work shall cease as of the effective date of EPA's written acceptance of the Completion of Phase I Work Report (Section 5.4 of this SOW). Pursuant to Section XIV, the following Elements or Components of Work shall cease to be Phase I Work obligations and become Phase II Work as follows: 1) the Short-Term and Interim Collection/Treatment/Disposal of Contaminated Liquids Components of Work shall cease to be Phase I Work as of the effective date of EPA's written acceptance of the "Phase I Completion of Obligation Report for Short-Term and Interim Collection/Treatment/Disposal of Contaminated Liquids Components of Work," as set forth in Section 5.4 of this SOW; 2) the Routine Site Maintenance Element of Work shall cease to be Phase I Work as of the effective date of EPA's written acceptance of the "Phase I Completion of Obligation Report for Routine Site Maintenance Element of Work," as set forth in Section 5.4 of this SOW; 3) the Routine Groundwater Monitoring Element of Work shall cease to be Phase I Work as of the effective date of EPA's written acceptance of the "Phase I Completion of Obligation Report for Routine Groundwater Monitoring Element of Work," as set forth in Section 5.4 of this SOW; and 4) the Community Relations Support Element of Work shall cease to be Phase I Work as of the effective date of EPA's written acceptance of the "Phase I Completion of Obligation Report for Community Relations Support Element of Work," as set forth in Section 5.4 of this SOW.
- 1.3.5 The Final Cost Estimate, pursuant to Section XVIII, Paragraph A.3 (Cost Estimates and Fund Transfers) of the Consent Decree, and the Cost Estimates and Funding Limits Element of Work at Section 2.15 of this SOW, and the Waste Database Support and Other Assistance Element of Work at Section 2.14 of this SOW are Phase I Work, but their completion shall not be a condition precedent to the certification of completion of Phase I Work. Provided, however, that notwithstanding the certification of completion of Phase I Work, pursuant to Section XIV (Certifications of Completion) of the Consent Decree, the Settling Defendants shall remain obligated to pay for, perform, and complete the Final Cost Estimate and the Waste Database and Other Assistance Element of Work in accordance with Sections 2.15 and 2.14, respectively.
- 1.3.6 The Settling Defendants shall perform Phase II Work, not otherwise performed by Third Parties, using monies received from the Cashout Settlement(s); from actions, claims, settlements or other efforts pursuant to Section XXIII (Coordinated Enforcement Recovery) of the Consent Decree; and/or from other sources not precluded by the Consent Decree. Settling Defendants shall not be

Page 9

1

Page 10

- 221-

Appendix A--Statement of Work

Casmalia Consent Decree

obligated under the terms of the Consent Decree to pay for any Phase II Work, except that Settling Defendants shall pay their Administrative Costs associated with and relating to the Phase II Work and shall not be entitled to withdraw or use funds from the Casmalia Consent Decree Escrow Account to pay these Costs. Nothing in this Section 1.3.6 shall be construed to preclude the assessment of stipulated penalties against, or payment of stipulated penalties by, the Settling Defendants for violations related to Phase II Work as provided under Section XXII (Stipulated Penalties) of the Consent Decree.

1.3.7 The detailed scope of the Elements and Components of Phase II Work shall be determined in accordance with the Consent Decree and this SOW. The full scope of response actions associated with Phase II Work shall be set forth by EPA in an EE/CA Action Memorandum or other EPA response action decision document, after completion of the EE/CA Component of Work at Section 2.9.2 of this SOW, and a ROD, after completion of the RI/FS Component of Work at Section 2.10.2 of this SOW, which taken together, and with other response action decision documents, as appropriate and necessary, will determine the final remedy for the Site.

Settling Defendants shall perform Phase II Work in accordance with the Consent Decree, including, but not limited to, this SOW; all applicable standards, plans, specifications, and schedules set forth in or developed pursuant to the Consent Decree and this SOW; any applicable modifications or amendments thereto made pursuant to the terms of the Consent Decree, and any future EPA ROD or other response action decision document(s), as appropriate and necessary.

- 1.3.8 Settling Defendants are not obligated to begin Phase II Work until \$3 million is available for performance of the Phase II Work.
- 1.3.9 Settling Defendants are not obligated to perform Phase II Work absent the receipt of sufficient funds. However, in the event of insufficient funds, Settling Defendants shall perform that Work that can be performed with available funds pursuant to the determination in Section 1.3.10, below. The Settling Defendants shall be authorized to withdraw advance payments from the Phase II Work Account as set forth below to fund the Phase II Work.
 - 1.3.9.1 The Escrow Agreement shall instruct the Escrow Manager to disburse money from the Phase II Work Account to the Settling Defendants quarterly as authorized by the Annualized Phase II Work Budget Estimate, including updates thereto, required to be submitted by the Settling Defendants pursuant to Section XVII, Paragraph J.2. (Escrow Accounts/Financing the Work) of the

Consent Decree, and Sections 3.18, 4.1.1, and 5.4 of this SOW. Although any quarterly payment to the Settling Defendants may exceed the budgeted amount for that quarter after notice to EPA, the Escrow Agreement shall instruct the Escrow Manager not to disburse money over four consecutive quarters that is in excess of the Annualized Phase II Work Budget Estimate in the absence of written approval by EPA.

If the Settling Defendants request money from the Phase II Work Account in excess of the Annualized Phase II Work Budget Estimate, the Settling Defendants shall submit to EPA for approval, justification of the need for funds in excess of such budget and steps to be taken to bring the project back within budget, if possible, and to minimize future cost overruns. Settling Defendants shall maintain records accounting for all Work expenditures paid for by money from the Escrow Account and detailing Site operations related to Escrow Account expenditures. EPA shall be entitled, upon reasonable notice to the Settling Defendants, to sudit Settling Defendants' accounting and operations records related to the Escrow Account expenditures.

- 1.3.9.2 If insufficient money is available in the Phase II Work Account to fund the Work pursuant to Section 1.3.9.1, above, Settling Defendants shall notify EPA, as specified in Section 5.4 of this SOW, of the unavailability of funds. In the event that the insufficient funding results in suspension of performance of the unfunded Phase II Work, Settling Defendants shall re-start the Work as anon as practicable after such additional funds become available. Settling Defendants shall not unnecessarily delay restarting the Work.
- 1.3.10 If, pursuant to Section VII, Paragraph B.4 (Work To Be Performed) of the Consent Decree, there is insufficient money in the Phase II Work Account to fund the Work, Settling Defendants shall propose to EPA through a Technical Memorandum, pursuant to Section 1.3.1, above, the Phase II Work tasks and activities that can be undertaken with the available funding, and the tasks and activities that need to or can be deferred for practical technical considerations. The TM shall include a proposed budget and schedule for the tasks and activities to be performed with the available funding.
- 1.3.11 Settling Defendants' obligations under the Consent Decree to perform Phase II
 Work will cease on the effective date, as provided in Section XIV

Appendix A.-Statement of Work

Page 11

Appendix A--Statement of Work
Casmalia Consent Decree

- (Certifications of Completion) of the Consent Decree for the Phase II Work.
- 1.3.12 The specific tasks and activities to be performed during the 30-Year O&M Work and the Post-30 Year O&M Work are not specified under this SOW or the Consent Decree.
- 1.3.13 Notwithstanding any approvals that may be granted by the United States or other governmental entities, the Settling Defendants shall not be relieved of any liability arising from or relating to their acts or omissions or the acts or omissions of any of their contractors, subcontractors, or any other person acting on their behalf in the performance of the Work or their failure to perform or complete the Work.
- 1.3.14 Neither the SOW, the plans, any standards, specifications, and schedules, nor any approvals, permits or other permissions that may be granted by EPA related to the Consent Decree constitute a warranty or representation of any kind by the United States that this SOW, plans, standards, specifications, schedules, or ROD or other EPA response action decision documents, when implemented, will achieve the Performance Standards established or to be established, and shall not foreclose the United States from seeking performance of all terms and conditions of the Consent Decree or any EPA ROD or other EPA response action decision, the enforcement of which is not otherwise precluded by the Consent Decree. The Work performed by the Settling Defendants pursuant to the Consent Decree shall include the obligation to achieve the Performance Standards.
- 1.3.15 Except as otherwise permitted by law and as approved by EPA, any facilities constructed or put in place under the terms of the Consent Decree shall not be used to treat Waste Materials other than those associated with the Site.
- 1.3.16 Settling Defendants shall be jointly and severally responsible for the performance of the Settling Defendants' obligations under the Consent Decree. In the event of the insolvency or other failure of any one or more Settling Defendants to implement the Work, tasks, and activities provided for under the Consent Decree, the remaining Settling Defendants shall complete all such requirements.
- 1.3.17 All Work, tasks, and activities undertaken by Settling Defendants pursuant to this SOW and the Consent Decree, shall be performed in accordance with all applicable federal and state laws and regulations. Except as allowed by CFRCLA and the NCP, Settling Defendants shall also comply with applicable or relevant and appropriate requirements ("ARAR") under federal environmental or state environmental or facility siting laws as determined by

EPA pursuant to this SOW and the Consent Decree and as authorized by law. Only those state standards that are promulgated, are identified by the state in a timely manner, and are more stringent than federal requirements may be applicable or relevant and appropriate.

- 1.3.18 In accordance with § 300.415(i) of the NCP, removal actions taken pursuant to CERCLA section 106 under this SOW and the Consent Decree shall, to the extent practicable considering the exigencies of the situation, attain applicable or relevant and appropriate requirements ("ARARs") under federal environmental or state environmental or facility siting laws. Waivers described in § 300.430(f)(1)(ii)(C) of the NCP may be used for removal actions. Consistent with these provisions, the Settling Defendants may propose to EPA, through a Technical Memorandum, pursuant to Section 1.3.1 of this SOW, that meeting a particular ARAR is not practicable.
- 1.3.19 The Consent Decree, including this SOW, is not, and shall not be construed to be, a permit issued pursuant to any federal or state statute or regulation.
- 1.3.20 As provided in Section 121(e) of CERCLA and § 300.5 of the NCP, no Federal, State, or local permits shall be required for any portion of the Work conducted entirely on-site. For purposes of this SOW and the Consent Decree, the term "on-site" means the areal extent of contamination and all suitable areas in very close proximity to the contamination necessary for implementation of the response action. Where any portion of the Work requires a Federal or State permit or authorization, Settling Defendants shall submit timely and complete applications and take all other actions necessary to obtain all such permits or authorizations. Settling Defendants or their designee shall be required to obtain and hold any permits needed for implementation of the Phase I and Phase II Work.
- 1.3.21 The Settling Defendants may seek relief under the provisions of Section XX (Force Majeure) of the Consent Decree for any delay in the performance of the Work resulting from a failure to obtain, or a delay in obtaining, any permit required for the Work.
- 1.3.22 Wherever commencement of Work or the Period of Performance in this SOW is linked to the Settling Defendants' submission of an Initiation of Operation Report, the date that such Work commences or ends is subject to EPA's written acceptance of that Report. If EPA agrees that necessary conditions have been satisfied, the date Work commenced or Performance ended will be retroactive to the date of the Settling Defendant's submission of the Initiation of Operation Report. If EPA does not agree, then the date shall extend until EPA determines that the necessary conditions have been satisfied.

Appendix A--Statement of Work Casmalia Consent Decree Page 14

Appendix A.-Statement of Work Casmalia Consent Decree 1.3.23 Each Completion of Obligation Report and Completion of Work Phase Report shall contain a statement that the Work Component, Element, Phase, or other obligation, as applicable, has been completed in full satisfaction of the requirements of the Consent Decree, as follows:

"To the best of my knowledge, after thorough investigation, I certify that the information contained in or accompanying this submission is true, accurate, and complete, and that the requirements of the Consent Decree have been fully satisfied. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Settling Defendants' statement shall be signed by Settling Defendants' Project Coordinator, or a responsible corporate official of a Settling Defendant on behalf of all of the Settling Defendants.

- 1.3.24 All as-built drawings shall be signed and stamped by a registered Professional Engineer.
- 1.3.25 Settling Defendants shall integrate and coordinate, as appropriate, each Element of Work with all other Elements of Work, and with all other Site operations and activities.
- 1.3.26 During performance of the Work, Settling Defendants shall implement, install, and/or use appropriate controls to restrict unauthorized access to hazardous waste source areas, to control transport of contaminants in Zones 1 and 2, and to help prevent release of and exposure to contaminants of concern in Zones 1 and 2. Access controls shall include fencing and warning signs. Controls to prevent the transport and release of contaminants during performance of the Work shall include managing runoff and minimizing sediment transport.
- 1.3.27 During construction activities, Settling Defendants shall implement dust control measures to control the transport of contaminants in Zones 1 and 2. Dust control activities shall include standard engineering and construction practices, or the use of water, polymeric, chemical or physical surface sealers.
- 1.3.28 In the event that the performance of Work under this SOW results in the alteration, destruction or abandonment of any needed facility at the Site, Settling Defendants shall either repair or replace, as necessary, such facility with one that provides the same level of control or function. The need and schedule for repair or replacement shall be determined by EPA. Any repair or replacement is subject to the written approval of EPA.

- 1.3.29 Settling Defendants shall, prior to any shipment of Waste Material from the Site to an out-of-state waste management facility, provide written notification to the appropriate state environmental official in the receiving facility's state and to EPA of such shipment of Waste Material. However, this notification requirement shall not apply to any shipments when the total volume of all such shipments to an out-of-state waste management facility will not exceed 10 cubic yards.
 - 1.3.29.1 The written notification shall include the following information, where available: (1) the name and location of the facility to which the Waste Material is to be shipped; (2) the type and quantity of the Waste Material to be shipped; (3) the expected schedule for the shipment of the Waste Material; and (4) the method of transportation. The Settling Defendants shall notify the state in which the planned receiving facility is located of major changes in the shipment plan, such as a decision to ship the Waste Material to another facility within the same state or to a facility in another state.
 - 1.3.29.2 The identity of the receiving facility and the state will be determined by the Settling Defendants. The Settling Defendants shall provide the information required, above, as soon as practicable before the Waste Material is actually shipped.
- 1.3.30 Whenever this SOW uses the terms "include" or "includes," they shall mean "include, but not limited to," and "includes, but not limited to," respectively.
- 1.3.31 Unless otherwise specified in writing by EPA, Settling Defendants shall submit to EPA, three (3) copies of all Deliverables, and two (2) copies of other submissions required by this SOW.

2.0 DESCRIPTION OF WORK TO BE PERFORMED, OBJECTIVES, PERFORMANCE STANDARDS, AND PERIOD OF PERFORMANCE

- 2.1 This section sets forth the Elements and Components of Work to be performed pursuant to the Consent Decree, and the objectives, performance standards, and period of performance for the Work.
- 2.2 Settling Defendants shall demonstrate achievement of the Performance Standards set forth in this Section 2.0.
- 2.3 Unless otherwise specified, achievement of the Performance Standards shall be demonstrated at representative locations proposed by the Settling Defendants and approved by EPA.
- 2.4 All Work performed and proposals made by the Settling Defendants are subject to EPA's written approval.
- 2.5 All Work performed by the Settling Defendants shall be performed in accordance with the deliverables and schedules set forth under Sections 4.0 and 5.0, respectively.
- 2.6 [Intentionally left blank]
- 2.7 Unless otherwise specified, Settling Defendants shall treat and dispose of, or arrange and provide for the treatment and disposal of, Residuals and Waste Materials generated from implementing the Work.
- 2.8 Early Actions Element of Work
 - 2.8.1 The Early Actions Element of Work includes the following Components of Work: 1) Short-Term Collection/Treatment/Disposal of Contaminated Liquids Component, 2) Interim Collection/Treatment/Disposal of Contaminated Liquids Component, 3) Pesticides/Solvents Landfill Cap Design Component, 4) Pesticides/Solvents Landfill Cap Construction Component, 5) Other Landfill Caps Design Component, and 6) Other Landfill Caps Construction Component.
 - 2.8.2 The objective of this Element of Work and each of its Components is to implement protective measures at the Site as early as practicable. Unless otherwise specified, the response actions taken pursuant to this Element of Work shall be implemented pursuant to CERCLA removal authorities.
 - 2.8.3 Short-Term Collection/Treatment/Disposal of Contaminated Liquids Component
 - 2.8.3.1 The objective of this Component of Work is to control and

stabilize conditions at the Site so as to prevent and/or mitigate imminent and substantial endangerments and/or potential emergency situations until the commencement of the Interim Collection/Treatment/Disposal of Contaminated Liquids Commonent

- 2.8.3.2 The Performance Standards for this Component of Work are as follow:
 - Extract, collect, and temporarily store on-site, contaminated liquids from the Gallery Well and Sump 9B.
 - B. Maintain the water surface level in the Gallery Well casing at least thirty (30) feet below the top of the well casing.
 - C. Maintain the water surface level in the Sump 9B well casing at least six (6) feet below the top of the well casing.
 - D. Treat and dispose of, or arrange and provide for the transport, treatment, and disposal of, the contaminated liquids collected from the Gallery Well and Sump 9B. The facility selected for treatment and disposal shall be permitted, or otherwise legally authorized, to accept and treat and dispose of such contaminated liquids.
 - Extract, collect, and temporarily store on-site, contaminated liquids from PSCT-1.
 - F. Treat the collected PSCT-1 contaminated liquids to the standards for F039 waste at 40 C.F.R. § 268.43, using an on-site carbon treatment unit. After treatment, discharge the effluent to Pond 18, or other on-site pond proposed by the Settling Defendants.
 - G. Analyze PSCT-1 influent and effluent; propose a schedule for performing such analyses.
 - H. Maintain the water surface level in the PSCT-1 well casing at least twenty-two (22) feet below the top of the well casing.
 - Control volatile organic compound emissions from the Sump 9B/Gallery Well and PSCT-1 storage tanks.
 - Arrange and provide for the regeneration or proper disposal of

Appendix A--Statement of Work Casmalia Consent Decree

Page 17

Appendix A.-Statement of Work Casmalia Consent Decree

- spent carbon generated from implementing this Component.
- K. Extract water from the PCT. To the extent practicable, use the water collected for Zone 1 dust control. Pump any excess PCT water to the existing on-site rainwater runoff collection ponds.
- L. Maintain the structural integrity and effectiveness, including any necessary repair and replacement, of all facilities used to perform this Component of Work.
- 2.8.3.3 The Period of Performance for this Component ends as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, Interim Collection/Treatment/Disposal of Contaminated Liquids Component, Section 5.5.2 of this SOW.
- 2.8.4 Interim Collection/Treatment/Disposal of Contaminated Liquids Component
 - 2.8.4.1 The objective of this Component of Work is to expeditiously and effectively control Site-related groundwater contamination using existing Site facilities and other potential facilities.
 - 2 8 4.2. The Performance Standards for this Component of Work include:
 - A. Propose methods and include supporting information: 1) to effectively use and improve the Gallery Well, Sump 9B, PSCT, and PCT extraction systems to control Site-related groundwater contamination; include recommendations for use of potential or existing facility locations and operations to achieve and maintain such control, 2) to manage, treat, and dispose/discharge a greater volume of water than that collected in the Short-Term Collection/Treatment/Disposal of Contaminated Liquids Component, 3) to expeditiously install other facilities to improve the control of Site-related groundwater contamination using existing systems, and 4) to treat and dispose of the sludges remaining in the CNS and clean the CNS for potential re-use at the Site.
 - B. Operate and continue to extract, collect, treat, dispose, and otherwise manage the contaminated liquids and other water in accordance with the methods approved by EPA pursuant to Section 2.8.4.2.A, above.
 - C. Achieve and maintain control of Site-related groundwater

contamination at each of the facility locations, in accordance with the methods approved by EPA pursuant to Section 2.8.4.2.A, above.

- D. Treat and dispose of, or arrange and provide for the treatment and disposal of the sludges remaining in the CNS and clean the CNS for potential re-use at the Site, in accordance with the methods approved by EPA pursuant to Section 2.8.4.2.A, above.
- E. Maintain the structural integrity and effectiveness, including any necessary repair and replacement, of all facilities used to perform this Component of Work.
- 2.8.4.3 The Period of Performance for this Component ends as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, EE/CA Response Action Operation and Maintenance Component, Section 5.6.4 of this SOW.
- 2.8.5 Pesticides/Solvents Landfill Cap Design Component
 - 2.8.5.1 The objective of this Component of Work is to provide expeditious design of a cap and buttress that stabilize and contain the Pesticides/Solvents landfill at the Site.
 - 2.8.5.2 The Performance Standards for this Component of Work include:
 - A. Design a landfill cap that meets the substantive requirements of 40 C.F.R. § 264.310 and is consistent with <u>Technical Guidance Document: Final Covers on Hazardous Waste and Surface Impoundments</u>, EPA/530-SW-89-047. At a minimum, the landfill unit shall be capped with a cover designed to:
 - Provide long-term minimization of migration of liquids through the closed landfill.
 - ii. Function with minimum maintenance.
 - Promote drainage and minimize erosion or abrasion of the cover.
 - Accommodate settling and subsidence so that the cover's integrity is maintained.

Appendix A.-Statement of Work Casmalia Consent Decree Page 19

Appendix A.-Statement of Work Casmalia Consent Decree

- v. lave a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present.
- B. Design a buttress at the downgradient end of the landfill. The design shall include an engineering analysis of, and proposal for addressing, relevant location factors, including seismic safety, slope stability, and structural integrity.

2.8.6 Pesticides/Solvents Landfill Cap Construction Component

- 2.8.6.1 The objective of this Component of Work is to provide expeditious construction of a cap and buttress to stabilize and contain the Pesticides/Solvents landfill at the Site, and to maintain the structural integrity and effectiveness of the cap and buttress after construction is complete.
- 2.8.6.2 The Performance Standards for this Component of Work include:
 - A. Construct the landfill cap and associated buttress in accordance with the final design and other related final documents pursuant to Section 5.5.4 of this SOW.
 - B. Maintain the structural integrity and effectiveness of the landfill cap and buttress, as part of the Routine Site Maintenance Element of Work.
- 2.8.6.3 The Period of Performance for this Component ends as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, Operation and Maintenance Base Period Component, Section 5.7.4 of this SOW.

2.8.7 Other Landfill Caps Design Component

2.8.7.1 The objective of this Component of Work is to provide expeditious design of caps and necessary associated buttresses to stabilize and contain the Acids, Caustics/Cyanides, PCB, and Metals landfills at the Site.

In accordance with the NCP, the full scope of response actions associated with Zone 1 shall be set forth by EPA in an EE/CA Action Memorandum or other EPA response action decision document, after completion of the EE/CA Component of Work at Section 2.9.2 of this SOW.

Appendix A--Statement of Work Casmalia Consent Decree Page 21

- 2.8.7.2 The Performance Standards for this Component of Work include:
 - A. Design a landfill cap for each of these landfills that meets the substantive requirements of 40 C.F.R. § 264.310 and is consistent with Technical Guidance Document: Final Covers on Hazardous Waste and Surface Impoundments, EPA/530-SW-89-047. At a minimum, the landfill unit shall be capped with a cover designed to:
 - Provide long-term minimization of migration of liquids through the closed landfill.
 - ii. Function with minimum maintenance.
 - iii. Promote drainage and minimize erosion or abrasion of the
 - Accommodate settling and subsidence so that the cover's integrity is maintained.
 - Have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present.
 - B. Evaluate the necessity of installing buttresses for stabilizing and containing the Acids, Caustics/Cyanides, PCB, and Metals landfills. The evaluation shall include recommendations and supporting information as to which landfills need or do not need buttresses.
 - C. Design buttresses for placement at the downgradient end of the landfills determined, pursuant to Section 2.8.7.2.B, above, to need buttressing. The design shall include an engineering analysis of, and proposal for addressing, relevant location factors including seismic safety, slope stability, and structural integrity.

2.8.8 Other Landfill Caps Construction Component

2.8.8.1 The objective of this Component of Work is to provide expeditious construction of caps and necessary associated buttresses to stabilize and contain the Acids, Caustics/Cyanides, PCB, and Metals landfills at the Site, and to maintain the structural integrity and effectiveness of the caps and buttresses after construction is complete.

Appendix A--Statement of Work Casmalia Consent Decree

- 2.8.8.2 The Performance Standards for this Component of Work include:
 - A. Construct landfill caps and associated buttresses in accordance with the final design and other related final documents pursuant to Section 5.5.6 of this SOW.
 - B. Maintain the structural integrity and effectiveness of the landfill caps and buttresses, as part of the Routine Site Maintenance Element of Work.
- 2.8.8.3 The Period of Performance for this Component ends as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, Operation and Maintenance Base Period Component, Section 5.7.4 of this SOW.
- 2.9 Engineering Evaluation/Cost Analysis ("EE/CA") Response Action Element of Work
 - 2.9.1 The objectives of this Element of Work are to: 1) promptly reduce the risks posed by the Zone I area, including controlling the migration of contaminated groundwater and containing the contaminated land masses, using CERCLA non-time critical removal authorities to integrate removal and remedial site management, investigation, evaluation, and decision-making, 2) promote CERCLA program efficiencies, 3) provide Site characterization and analysis sufficient for EPA to select CERCLA response actions in an EE/CA Action Memorandum and/or other decision documents, and 4) design, construct, and operate and maintain the EE/CA response actions selected by EPA.

2.9.2 EE/CA Component

- 2.9.2.1 The objective of this Component of Work is to provide EPA with sufficient information on Site characterization and response action alternatives to make a decision on the appropriate response actions to take in the Zone 1 area to promptly reduce the risks posed by the Zone 1 area.
- 2.9.2.2 The Performance Standards for this Component of Work include:
 - A. Perform an EE/CA and prepare an EE/CA Report for the Zone 1 area, in accordance with this SOW, the Consent Decree, and § 300.415 of the NCP, and consistent with the <u>Guidance on Conducting Non-Time-Critical Removal Actions Under CERCLA</u>, EPA/540-R-93-057.

Appendix A.-Statement of Work Casmalia Consent Decree

Page 23

action alternatives, and support design of the response actions.
 Integrate and incorporate into the evaluation and analysis of the EE/CA, all prior EPA response action decisions and associated response actions, including the Early Actions under Section 2.8.

to characterize Zone 1 risks, develop and evaluate response

Use existing Site-related data, including data developed prior to and pursuant to the Consent Decree and this SOW, to the

maximum extent practicable and collect additional data necessary

- D. Perform a baseline risk assessment of the current and potential threats to human health and the environment posed by the Zone 1 area in accordance with § 300.430(d)(4) of the NCP. Alternatively, propose the performance of a consolidated baseline risk assessment for both the Zone 1 and Zone 2 areas to satisfy the baseline risk assessment Performance Standard for this Section 2.9.2.2 and for the RI/FS Component under Section 2.10.2.1 of this SOW.
- E. Streamline the EE/CA to focus primarily on evaluation of containment alternatives for the contaminated land masses. Evaluate opportunities and/or alternatives for treatment and permanence.
- F. Develop and evaluate response action alternatives for controlling contaminated groundwater that, among other things, focus on 1) capturing hazardous substances, pollutants, and contaminants as close to the Site's former waste management units as practicable, and 2) minimizing both the generation of contaminated groundwater and the extraction of uncontaminated groundwater.
- G. Develop and evaluate options for controlling surface water that consider institutional controls supplemented by engineering controls.
- H. Inspect and evaluate the structural integrity and contents of the CNS, and develop and evaluate options for its disposal or re-use
- Investigate, assess, and characterize the noncapped areas of Zone
 I, including previous pond and pad areas, Pond 18 area, areas
 between landfills, access roads, runoff containment areas,
 groundwater treatment areas, and former burial trenches and
 injection well areas. Develop and evaluate options for response

Appendix A--Statement of Work Casmalia Consent Decree

- actions in these areas, including cleanup, closure, and/or revegetation.
- J. Investigate, assess, and characterize the "RCRA Landfill" area to determine whether the landfill area can be closed without a RCRA cap. Develop and evaluate options for response actions, including capping and the need for a buttress, cleanup, and/or revegetation.
- K. Perform an analysis, substantiated by data and other evaluative information, consistent with § 300.430(f)(ii)(C) of the NCP and the <u>Guidance for Evaluating the Technical Impracticability of Groundwater Restoration</u>, EPA Directive 9234.2-25, of the technical practicability of restoring the groundwater in the Zone I area.
- L. Develop, organize, and maintain an administrative record file for the EE/CA, in accordance with § 300.820 of the NCP, and consistent with the <u>Guidance on Conducting Non-Time- Critical</u> <u>Removal Actions Under CERCLA</u>, EPA/540-R-93-057.

2.9.3 EE/CA Response Action Design Component

- 2.9.3.1 The objective of this Component of Work is to design the EE/CA response actions selected by EPA pursuant to the EE/CA performed under Section 2.9.2.
- 2.9.3.2 The Performance Standards for this Component of Work include:
 - Design the response actions selected by EPA in EPA's EE/CA
 Action Memorandum or other EE/CA response action decision document.

2.9.4 EE/CA Response Action Construction Component

- 2.9.4.1 The objective of this Component of Work is to construct the EE/CA response actions selected by EPA pursuant to the EE/CA performed under Section 2.9.2.
- 2.9.4.2 The Performance Standards for this Component of Work include:
 - A. Construct the EE/CA response actions in accordance with the final design and other related final documents pursuant to

Appendix A.-Statement of Work Casmalia Consent Decree

Page 25

Section 5.0 of this SOW.

- 2.9.5 EE/CA Response Action Operation and Maintenance Component
 - 2.9.5.1 The objective of this Component of Work is to operate and maintain the EE/CA response actions.
 - 2.9.5.2 The Performance Standards for this Component of Work include:
 - A. Develop an Operation and Maintenance Plan and other related documents pursuant to Section 5.0 of this SOW for the EE/CA response actions selected by EPA.
 - B. Operate and maintain the EE/CA response actions in accordance with the final Operation and Maintenance Plan and other related final documents pursuant to Section 5.0 of this SOW.
 - 2.9.5.3 The Period of Performance for this Component ends as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, Operation and Maintenance Base Period Component. Section 5.7.4 of this SOW.
- 2.10 Remedial Investigation/Feasibility Study ("RI/FS") Response Action Element of Work
 - 2.10.1 The objectives of this Element of Work are to: 1) collect data necessary to adequately characterize the Site, 2) develop a range of appropriate final remedial alternatives and present relevant information concerning the remedial action options, 3) provide sufficient information to enable EPA to select an appropriate final remedy for the Site, and 4) design, construct, and operate and maintain for five (5) years, the final response action selected by EPA.

2.10.2 RI/FS Component

- 2.10.2.1 The Performance Standards for this Component of Work include:
 - A. Perform a CERCLA RI/FS and prepare an RI/FS Report for the Site in accordance with this SOW and the Consent Decree, and § 300.430 of the NCP, and consistent with the <u>Guidance for Conducting Remedial Investigations and Feasibility Studies Under CERCLA</u>, EPA/540/G-89/004.
 - B. Use existing Site-related data, including data developed prior to and pursuant to the Consent Decree and this SOW, to the

Appendix A--Statement of Work Casmalia Consent Decree

- maximum extent practicable and collect additional data necessary to fully characterize risks, develop and evaluate response action alternatives, and support design of the final response action.
- C. Develop a consolidated RI/FS Report that addresses the entire Site. Integrate and incorporate into the evaluation and analysis of the RI/FS, existing Site-related data developed prior to and pursuant to the Consent Decree and this SOW, all prior EPA response decisions and associated response actions, including the Early Actions, and the EE/CA response actions selected by EPA pursuant to Sections 2.8 and 2.9 of this SOW, respectively.
- D. Perform a baseline risk assessment of the current and potential threats to human health and the environment posed by the Zone 2 area in accordance with § 300.430(d)(4) of the NCP. Alternatively, propose the performance of a consolidated baseline risk assessment for both the Zone 1 and Zone 2 areas to satisfy the baseline risk assessment Performance Standard for this Section 2.10.2.1 and for the EE/CA Component under Section 2.9.2.2 of this SOW.
- E. For the Zone 2 area, develop and evaluate a range of response action alternatives in accordance with § 300.430(e) of the NCP, that include remediating, as appropriate, any Site-related releases of hazardous substances, pollutants, and contaminants.
- F. For the Zone 1 area, collect additional Site characterization information and/or data, and develop and evaluate additional response action alternatives that supplement the EE/CA performed under Section 2.9.2 if: 1) EPA determines that such information and data are needed before a final response action can be selected for the Site, 2) new information is gained from the Remedial Investigation that indicates that the EE/CA response actions no longer are protective of public health and the environment, and/or 3) additive actions are needed in the Zone 1 area to address the Zone 2 risks.
- G. Develop, organize, and maintain an administrative record file for the RI/FS, in accordance with § 300.820 of the NCP, and consistent with the <u>Guidance for Conducting Remedial</u> <u>Investigations and Feasibility Studies Under CERCLA</u>, EPA/540/G-89/004.

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2.10.3 Final Response Action Design Component

2.10.3.1 The Performance Standards for this Component of Work include:

A. Design the final response action selected by EPA in EPA's Record of Decision ("ROD") or other final response action decision document.

2.10.4 Final Response Action Construction Component

2.10.4.1 The Performance Standards for this Component of Work include:

A. Construct the final response action selected by EPA, in accordance with the final design and other related final documents pursuant to Section 5.0 of this SOW.

2.10.5 Operation and Maintenance Base Period Component

2.10.5.1 The Performance Standards for this Component of Work include:

- A. Develop an Operation and Maintenance Base Period Plan and other related documents pursuant to Section 5.0 of this SOW, for the final response action selected by EPA. Include and incorporate into the Plan all relevant tasks and activities from the Routine Site Maintenance, Routine Groundwater Monitoring, and Community Relations Support Elements of Work to be implemented during the Period.
- B. Operate and maintain the final response action for five (5) years, in accordance with the final Operation and Maintenance Base Period Plan and other related final documents pursuant to Section 5.0 of this SOW.
- C. Develop a 30-Year Operation and Maintenance Plan for the Site.
- 2.10.5.2 The Period of Performance for this Component ends as of the effective date of EPA's written acceptance of the Completion of Phase II Work Report.
- 2.11 Routine Site Maintenance Element of Work
 - 2.11.1 The objective of this Element of Work is to assure that facilities at the Site continue to be effective.

- 240 -

Appendix A.-Statement of Work Casmalia Consent Decree

2.11.2 The Performa	nce Standards for this Element of Work include:
2.11.2.1	Provide routine site maintenance on a scheduled basis.
2.11.2.2	Provide routine site maintenance on an unscheduled basis within 24 hours or sooner of either oral notice from EPA of the need for such maintenance, or knowledge by Settling Defendants of an action or occurrence requiring such maintenance.
2.11.2.3	Perform periodic air monitoring related to worker protection.
2.11.2.4	Perform a Site inventory of existing conditions, including an assessment of the condition of facilities in existence at the time of lodging of the Consent Decree. Prepare a Site inventory report.
2.11.2.5	Using information gained from the Site inventory, propose the following: 1) a routine site maintenance program and schedule, and 2) a method to manage, including the potential for periodic discharge of, storm water collected in Zone 1 storm water collection ponds and Zone 1 storm water runoff.
2.11.2.6	Propose a schedule for updating, and in accordance with the approved schedule, periodically update Plans associated with this Element of Work to address changing Site conditions.
2.11.3 Routine site r	naintenance activities shall include performing the following:
2.11.3.1	Control soil erosion; control vegetation and maintain soil surface, including weed control and erosion repair.
2.11.3.2	Clean and maintain extraction wells and appurtenances.
2.11.3.3	Maintain and repair lighting and electrical power necessary to perform the Work.
2.11.3.4	Remove trash.
2.11.3.5	Dispose/remove or otherwise manage Residuals and Waste Materials generated during site maintenance activities.
2.11.3.6	Provide site security.

2.11.3.7	Maintain and repair, as necessary, access roads in the Zone 1 area.
2.11.3.8	Conduct routine inspections of the condition and effectiveness of all monitoring wells and storage/runoff ponds, and repair, replace, or take other action as necessary.
2.11.3.9	Manage Zone 1 storm water collected in Zone 1 storm water collection ponds and Zone 1 storm water runoff.
2.11.3.10	Maintain, clean, and replace, as necessary, all drainage structures.
2.11.3.11	Survey monitoring wells required for periodic sampling.
2.11.3.12	Provide for electricity and other utilities for implementing the Work.
2.11.3.13	Maintain the structural integrity and effectiveness of the Site landfill caps and associated buttresses.

- 2.11.4 The Period of Performance for this Element of Work ends as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, Operation and Maintenance Base Period Component, Section 5.7.4 of this SOW.
- 2.12 Routine Groundwater Monitoring Element of Work

- 2.12.1 The Routine Groundwater Monitoring Element of Work includes the following Components: 1) Water Level Monitoring Component and, 2) and Chemical Quality Monitoring Components.
- 2.12.2 The Period of Performance for this Element of Work ends as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, Operation and Maintenance Base Period Component, Section 5.7.4 of this sow.
- 2.12.3 Water Level Monitoring Component
 - 2.12.3.1 The objectives of this Component of Work are to monitor: 1) groundwater flow system conditions at the Site, 2) changes in groundwater storage, 3) hydraulic effectiveness of response systems, and 4) vertical distribution of hydraulic head.

Appendix A -- Statement of Work Casmalia Consent Decree

Page 29

Appendix A.-Statement of Work Casmalia Consent Decree

- 2.12.3.2 The Performance Standards for this Component of Work include:
 - Propose a routine water level monitoring program related to the Site, including methods and schedules.
 - B. Propose a schedule for updating, and in accordance with the approved schedule, periodically update Plans associated with this Component to address changing Site conditions.
 - C. Conduct water level monitoring related to the Site and submit reports in accordance with final Plans. At a minimum, reports shall describe: 1) groundwater flow system conditions at the Site, 2) changes in groundwater storage, 3) hydraulic effectiveness of response action systems, and 4) vertical distribution of hydraulic head observed at the Site.
 - D. Properly dispose of or otherwise manage any water, Residuals, and Waste Materials generated during the water level monitoring activities.
 - E. Use existing wells to the maximum extent practicable to meet the objectives of this Component of Work.
 - F. Coordinate monitoring associated with other Elements of Work to maximize the efficiency of the Work under this Component.
 - G. Provide for the computer transfer of data collected and developed under this Section 2.12.3, in a form compatible to systems and software used by EPA, as specified by EPA.

2.12.4 Chemical Quality Monitoring Component

- 2.12.4.1 The objectives of this Component of Work are to monitor: 1) locations with Site-related hazardous substances, pollutants, or contaminants, 2) quality of extracted water, 3) efficacy of response actions and 4) areas potentially affected by Site-related releases.
- 2.12.4.2 The Performance Standards for this Component of Work include:
 - Propose a routine chemical quality monitoring program related to the Site, including methods and schedules.

Page 31

Appendix A--Statement of Work Casmalia Consent Decree

- B. Propose a schedule for updating, and in accordance with the approved schedule, periodically update Plans associated with this Component to address changing Site conditions.
- C. Conduct chemical quality monitoring related to the Site and submit reports in accordance with final Plans. At a minimum, reports shall describe chemical conditions observed at the Site.
- Properly dispose of or otherwise manage any water, Residuals, and Waste Materials generated during the chemical quality monitoring activities.
- E. Use existing wells to the maximum extent practicable to meet the objectives of this Component of Work.
- F. Coordinate monitoring associated with other Elements of Work to maximize the efficiency of the Work under this Component.
- G. Provide for the computer transfer of data collected and developed under this Section 2.12.4, in a form compatible with systems and software used by EPA, as specified by EPA.

2.13 Community Relations Support Element of Work

- 2.13.1 The objective of this Element of Work is to keep the public informed in a timely manner regarding Work performed under the Consent Decree and this SOW.
- 2.13.2 The Performance Standards for this Element of Work include:
 - 2.13.2.1 Develop a Work Plan for community relations support, and include specific tasks, activities, work products, and schedules. Propose a schedule for updating, and in accordance with the approved schedule, periodically update the Work Plan to address changing community relations support needs.
 - 2.13.2.2 Assist EPA in the development and distribution of, or, as determined by EPA, develop and distribute newsletters and fact sheets concerning the Work.
 - 2.13.2.3 Assist EPA in the preparation of, or, as determined by EPA, prepare and participate in technical presentations concerning the Work.

Appendix A.-Statement of Work Casmalia Consent Decree

- 2.13.2.4 Assist EPA in providing or, as determined by EPA, provide individual notice to residents in proximity to or who may be interested in the Work to be performed.
- 2.13.2.5 Develop a Community Relations Plan ("CRP") in accordance with § 300.430(c) of the NCP. Propose a schedule for updating, and in accordance with the approved schedule, periodically update the CRP.
- 2.13.2.6 Provide copies for the public and/or information repositories of final deliverables and, at EPA request, other final documents developed under the Consent Decree and this SOW.
- 2.13.2.7 Provide \$50,000 to fund qualified citizen groups to hire independent technical advisors to help interpret and comment on Site-related documents developed under this SOW. Any such group must be: 1) a representative group of individuals potentially affected by the Casmalia Site, 2) incorporated as a nonprofit organization for the purposes of the Casmalia Site, and 3) able to demonstrate its capability to adequately and responsibly manage any funds awarded.

Any such group is ineligible if it is: 1) potentially responsible for contamination problems at the Site, 2) an academic institution, 3) a political subdivision, or 4) a group established or sustained by government entities, a Potentially Responsible Party, or any ineligible entity.

Funds may be awarded to one or more than one qualified group.

Page 33

- 2.13.2.8 As part of the CRP, propose a method, including an application process and eligibility criteria, for awarding and administering the funds in Section 2.13.2.7, above. Any unobligated funds shall revert to the Settling Defendants upon EPA's written acceptance of the Completion of Phase II Work Report.
- 2.13.3 The Period of Performance for this Element of Work ends as of the date set forth in EPA's written acceptance of the Initiation of Operation Report, Operation and Maintenance Base Period Component, Section 5.7.4 of this SOW.

- 2.14 Waste Database Support and Other Assistance Element of Work
 - 2.14.1 Performance Standards for this Element of Work include:
 - 2.14.1.1 Settling Defendants shall provide support and assistance to EPA in EPA's identification and analysis of former customers of the Casmalia Resources Hazardous Waste Management Facility, and in EPA's implementation of the Cashout Settlements. As requested and directed by EPA, the tasks and activities Settling Defendants shall perform include: 1) updating and maintaining the waste database used by Casmalia Resources, Inc. during its years of operation of the Casmalia facility, 2) transferring a complete and updated copy of the waste database to EPA, 3) producing waste database reports, 4) organizing and producing waste related documents such as manifests, weigh tickets, and hauler records, 5) investigating the identity, location, and financial status of Third Parties, as appropriate, and 5) providing Third Party notification, meeting support, and logistics for EPAsponsored information meetings and Third Party notifications. As requested by EPA, Settling Defendants shall also set up and maintain an information repository and clearinghouse for use by Third Parties in EPA's implementation of the Cashout Settlements. Settling Defendants may, but are not required to. provide without reasonable compensation, computer reports or other waste database information to Third Parties who use the repository and clearinghouse.
 - 2.14.2 The Period of Performance for this Element of Work ends as of the earlier of Certification of Completion of Phase II Work, pursuant to Section XIV. (Certifications of Completion) of the Consent Decree, or notice by EPA that no further Work under this Element is necessary.
- 2.15 Cost Estimates and Funding Limits Element of Work
 - 2.15.1 The objective of this Element of Work is to develop cost estimates to be used as Funding Limits for the Accounts and Sub-Accounts of the Casmalia Consent Decree Escrow Account provided for under Section XVII (Escrow Accounts/Financing the Work) of the Consent Decree.
 - 2.15.2 The Performance Standards for this Element of Work include:
 - 2.15.2.1 In accordance with this SOW and Section XVIII (Cost Estimates and Fund Transfers) of the Consent Decree, propose Initial Cost

Appendix A--Statement of Work
Casmalia Consent Decise

Appendix A-Statement of Work Casmalia Consent Decree

Estimates for the total present worth costs to be incurred to complete all Site Work and Future Response Actions. At a minimum, the estimate shall be separated into sub-components of cost for Phase I Work; Phase II Work; and 30-Year and Post-30 Year O&M Work. EPA shall provide figures for inclusion in the Initial Cost Estimates, and to be used as the basis for setting the Initial Funding Limits for EPA Past and Future Response Costs, and for governmental/regulatory oversight of Phase II, 30-Year and Post-30 Year O&M Work.

2.15.2.2 In accordance with this SOW and Section XVIII (Cost Estimates and Fund Transfers) of the Consent Decree, re-evaluate the Initial Cost Estimates, and propose Interim Cost Estimates for the total present worth costs to be incurred to complete all Site Work and Future Response Actions. At a minimum, the estimate shall be separated into sub-components of cost for Phase I Work; Phase II Work; and 30-Year and Post-30 Year O&M Work. EPA shall provide figures for inclusion in the Interim Cost Estimates, and to be used as the basis for setting the Interim Funding Limits for EPA Past and Future Response Costs, and for governmental/regulatory oversight of Phase II, 30-Year and Post-30 Year O&M Work.

1

2.15.2.3 In accordance with this SOW and Section XVIII (Cost Estimates and Fund Transfers) of the Consent Decree, re-evaluate the Interim Cost Estimates, and propose Final Cost Estimates for the total present worth costs to be incurred to complete all Site Work and Future Response Actions. At a minimum, the estimate shall be separated into sub-components of cost for 30-Year and Post-30 Year O&M Work. EPA shall provide figures for inclusion in the Final Cost Estimates, and to be used as the basis for setting the Final Funding Limits for EPA Past and Future Response Costs, and for governmental/regulatory oversight of 30-Year and Post-30 Year O&M Work.

3.0 DESCRIPTION OF PLANS AND REPORTS

3.1 This Section sets forth a description of the types of information that should be included in the plans and reports listed, below. It is intended to provide a framework for developing such plans and reports, but should not be construed as a prescriptive limitation on the content. EPA may require other information in its review of the deliverables and other documents prepared by the Settling Defendants under this SOW. Unless otherwise specified, the description is not meant to distinguish between draft and final versions of the documents.

3.2 General Work Plan

The General Work Plan is the overall plan to implement, control, and guide the tasks and activities of the Components and Elements of Work performed by the Settling Defendants under this SOW. The Work Plan should include the following information:

- General introduction.
- Site location, general vicinity, and nearby population.
- Site background, including regulatory history, chronology, and early Site operations.
- Site setting, including topography, drainages, hydrogeology, and geology.
- Former and existing Site facilities (e.g., waste management units, treatment systems, groundwater capture systems).
- Overview of Site-related contamination problems and concerns.
- o Summary description of the Work to be performed under the SOW.
- Overall technical approach, objective, schedule, and process for undertaking, monitoring, and completing the Components and Elements of Work.
- Summary description of the deliverables, milestones events, and reporting requirements, and cross-references to other documents, as appropriate.
- Overall description of staff and contractors, including organizational structure positions, responsibilities, and communication protocol.
- Overall description for coordinating and communicating with EPA.
- Site map and other relevant figures, tables, and graphs.

Appendix A.-Statement of Work Casmalia Consent Decree

Page 35

Appendix A.-Statement of Work Casmalia Consent Decree

3.3 Addendum to General Work Plan

An addendum to the General Work Plan is the specific plan to implement, control, and guide a particular Component or Element of Work performed by the Settling Defendants under this SOW. It sets forth the tasks, activities, schedules, deliverables, milestone events, and reporting requirements of that Component or Element. Work Plan addenda should include the following information:

- o Description of the Work to be performed, including objectives.
- Specific Site information, not included in the General Work Plan, relevant to the Work to be performed.
- Specific tasks, activities, schedules, deliverables, milestone events, and performance standards
- Description of facilities to be used or installed, and operating schedules.
- Plans for obtaining any necessary off-site access, permits, or authorizations; plans for identifying and complying with ARARs.
- Plans for integrating and coordinating Work under Addenda with other Work being or to be performed.
- o Plans for communicating with EPA, if different from the General Work Plan.
- Plans for community outreach and communication, if different from the General Work Plan.
- Description of staff and contractors who will implement or oversee the Work, if different from the General Work Plan.
- Reporting requirements.
- Cross-references to relevant and/or specific information contained in other documents (e.g., the General Work Plan).

3.4 General Health and Safety Plan

The General Health and Safety Plan establishes the overall health, safety, personnel protection, emergency response, communication, and notification tasks, activities, and procedures associated with the Work to be performed by the Settling Defendants. The Plan should be developed in conformance with applicable or appropriate Occupational Health and

Appendix A.-Statement of Work Casmalia Consent Decree

Page 37

Safety Administration ("OSHA") regulations, requirements, and guidance, and include the following information:

- Introduction, including purpose and summary description of the Work to be performed by the Settling Defendants.
- o Site setting, in terms of health and safety considerations.
- Former and existing Site facilities, in terms of health and safety considerations.
- Site-related contamination problems and concerns, in terms of health and safety considerations
- o Emergency and post-emergency tasks, activities, and procedures.
- Emergency response communication and notification tasks, activities, and procedures
 within the Settling Defendants' organization, and with EPA and other government
 entities and officials, and with local emergency response entities.
- Emergency response communication and notification tasks, activities, and procedures for affected and nearby communities.
- Non-emergency spill/release contingency procedures and plans.
- Incident reporting and communication procedures.
- Standard jobsite health and safety considerations and procedures, including hazards evaluation and chemicals of concern.
- Personal Protective Equipment and instructions/procedures to ensure personnel protection and safety.
- Monitoring and assessment plans related to health and safety, and personnel protection.
- o Medical surveillance programs and training.
- liealth and safety training.
- o Recordkeeping and reporting.
- Emergency response staff and contractors, including designation of the Settling Defendants' emergency response coordinator.

Appendix A--Statement of Work Casmalia Consent Decree

 Cross-references to relevant and/or specific information contained in other documents (e.g., the General Work Plan).

3.5 General Quality Assurance Project Plan

The General Quality Assurance Project Plan establishes the overall quality assurance and quality control tasks, activities, and procedures associated with the Work to be performed by the Settling Defendants. The Plan should conform to EPA guidance, including "Interim Guidelines and Specifications for Preparing Quality Assurance Project Plans," December 1980, (QAMS-005/80); Data Quality Objective Guidance," (EPA/540/G87/003 and 004); "EPA NEIC Policies and Procedures Manual," May 1978, revised August 1991, (EPA 330/9-78-001-R), and any updates thereto. It should include the following information:

- Introduction, purpose and summary description of the Work to be performed by the Settling Defendants.
- o Data quality objectives.
- Sampling and sample custody procedures.
- Analytical methods and procedures.
- Data reduction and validation.
- Control procedures, including internal quality control checks.
- o Audits.
- o Routine procedures to assess data quality.
- o Corrective action procedures.
- Construction related QA/QC.
- Recordkeeping and reporting
- Cross-references to relevant and/or specific information contained in other documents (e.g., the General Work Plan).

3.6 General Sampling Plan

The General Sampling Plan establishes the overall sampling tasks, activities, and procedures and protocols associated with the Work to be performed by the Settling

Appendix A.-Statement of Work Casmalia Consent Decree

Page 39

Defendants. The Plan should conform to EPA guidance, and include the following information:

- Introduction, including purpose and summary description of the Work to be performed by the Settling Defendants.
- o Sampling rationale and objectives.
- Sampling locations and frequency.
- Routine monitoring, tasks, activities, and procedures and protocols.
- Sample designation plans and procedures.
- Sampling equipment and sampling, preservation, preparation and cleaning procedures.
- o Chain-of-custody procedures, and conformance with EPA-NEIC procedures.
- o Recordkeeping and reporting.
- Cross-references to relevant and/or specific information contained in other documents (e.g., the General Work Plan).
- 3.7 Addenda to General Health and Safety, Quality Assurance Project, and Sampling Plans

Addenda to these Plans should include the specific health and safety, quality assurance, and/or sampling tasks, activities, achedules, deliverables, milestone events, procedures, protocols, and reporting requirements associated with a particular Component or Element of Work. Addenda should also include relevant Site information and conditions not covered by the General Plans, a description of the specific Work to be performed, sufficient detail to enable the proper and complete implementation of such Work, and cross-references to relevant and/or specific information contained in other documents (e.g., the General Health and Safety Plan).

3.8 Technical Memorandum

In accordance with Section 1.3.1 of this SOW, a Technical Memorandum ("TM") is the mechanism for requesting modifications to final plans, designs, reports, and schedules developed under this SOW or to the Work being performed under this SOW. A TM should include the following information:

General description of and purpose for the modification.

Appendix A--Statement of Work Casmalia Consent Decree

- o Justification, including any calculations, for the modification.
- Tasks and activities to be performed to implement the modification, including any actions associated with related subsidiary documents, milestone events, tasks, or activities affected by the modification.
- Effect that the modification may have on schedules, milestones, deliverables and other documents, tasks, activities, or other Work performed under this SOW.
- Recommendations.
- Analyses, data, and other information used to support the modification and any proposed recommendations.

3.9 Initiation of Operation Report

The Initiation of Operation Report serves as the Settling Defendants' notification of and documentation supporting the commencement of a particular Component or Element of Work, or Period of Performance, as applicable, under Section 2.0 of this SOW. The Report should include all relevant analyses, data, and other information used to support the contention that Settling Defendants have satisfied all necessary tasks, activities, and conditions for commencing the Work.

3.10 Draft Design Report

The Draft Design Report represents a design equivalent to a 90% design. It should include the following information:

- Design drawings.
- Design specifications.
- Design calculations.
- General design concept and criteria of facilities to be constructed; description of existing facilities and identification of any that will be altered, destroyed, or abandoned during construction; description of off-site facilities required or affected; analysis/discussion of Performance Standards, and how they have been incorporated into the design; design parameters addressing Performance Standards or ARARs.
- Other plans for implementing the response actions, as appropriate.

Page 41

Appendix A-Statement of Work Casmalia Consent Decree

3.11 Final Design Report

The Final Design Report represents the 100% design. It should include the following information:

- Design drawings.
- Design specifications.
- Design calculations.
- General design concept and criteria of facilities to be constructed; description of existing facilities and identification of any that will be altered, destroyed, or abandoned during construction; description of off-site facilities required or affected; analysis/discussion of Performance Standards, and how they have been incorporated into the design; design parameters addressing Performance Standards or ARARs.
- o Other plans for implementing the response actions, as appropriate.
- o Response to EPA's comments on the Draft Design Report.
- 3.12 Construction Completion Report

The Construction Completion Report certifies the completion of construction. The Report should include the following information:

- Description of the facilities constructed, and their associated Component or Element of Work.
- Certification of construction completion, including completed punch list from walkthrough of the constructed facility, and certification by a registered Professional Engineer that construction activities have been completed according to the final design.
- Plans for shakedown procedures and for demonstrating the facility is operating in accordance with the design.
- 3.13 Construction As-Built Report

The Construction As-Built Report should include the following information:

 As-huilt drawings and specifications, signed and stamped by a registered Professional Engineer.

Appendix A--Statement of Work Casmalia Consent Decree

- OA/QC records.
- o Summary of any modifications.
- Cross-references to relevant and/or specific information contained in the Construction Completion Report, or other documents, as appropriate.

3.1.4 Operation and Maintenance Plan

The Operation and Maintenance Plan serves as the manual for operating, maintaining, repairing, and replacing the facilities upon the completion of construction, including shakedown, of such facilities. The Plan should include the following information:

- Description of the operation of, and maintenance, repair, replacement, and monitoring required for, the facilities associated with a Component(s) or Element(s) of Work.
- Description of shakedown procedures conducted.
- o Operational procedures, including emergency response procedures.
- o Maintenance, repair, and replacement procedures and schedules.
- Monitoring procedures and schedules.
- Equipment inventory.
- Compliance plan that describes the tasks, activities, and procedures proposed to guide the compliance testing activities and acceptance procedures for demonstrating compliance with the Performance Standards and ARARs associated with the Component(s) or Element(s) of Work.

3.15 30-Year Operation and Maintenance Plan

The 30-Year Operation and Maintenance Plan serves as a guide to operating and maintaining all facilities upon the completion of Phase II Work, based on what was learned during the Operation and Maintenance Base Period Component. The Plan should include the following information:

- Description of the operation of, and maintenance, repair, replacement, and monitoring required for, the facilities associated with the Work that was performed under this SOW.
- Operational procedures, including emergency response procedures.

Appendix A--Statement of Work Casmalia Consent Decree

Page 43

- Maintenance, repair, and replacement procedures and schedules.
- Monitoring procedures and schedules.
- o Equipment inventory.
- Compliance plan that describes the tasks, activities, and procedures proposed to guide the compliance testing activities and acceptance procedures for demonstrating compliance with the Performance Standards and ARARs associated with the Work performed under this SOW.

3.16 Achievement of Performance Standard Report

The Achievement of Performance Standard Report serves as the Settling Defendants' notification of and documentation supporting achievement of the Performance Standards for a particular Component or Element of Work, under Section 2.0 of this SOW. The Report should describe the Work performed and its associated Component or Element of Work, identify the Performance Standards, and include all relevant analyses, data, and other information used to support that Settling Defendants' have satisfactorily achieved and maintained compliance with the Performance Standards.

3.17 Completion of Obligation and Completion of Work Phase or Element of Work Report

The Completion of Obligation and the Completion of Work Phase or Element of Work Reports are the last reports associated with either a Phase I obligation or a Work Phase or Element of Work performed by the Settling Defendants under this SOW, and are submitted for EPA approval when Settling Defendants have determined that necessary conditions have been satisfied. The Report should include the following information:

- Description of the Work or Obligation performed and its associated Component and Element of Work, including objectives, Period of Performance, Performance Standards, and ARARs.
- Demonstration and supporting documentation that the Work or Obligation and requirements have been satisfactorily completed or achieved by the Settling Defendants in accordance with the Consent Decree and this SOW.

3.18 Annualized Phase II Work Budget Estimate and Updates Thereto

The Annualized Phase II Work Budget Estimate is the estimate, broken down by calendar year, of the projected costs of performing the Phase II Work. At a minimum, the Estimate shall be separated into sub-components of cost needed to administer Section XVII (Escrow Accounts/Financing the Work), Section XVIII (Cost Estimates and Fund Transfers),

Appendix A.-Statement of Work Casmalia Consent Decree

and Section VII, Paragraph B.4 (Work To Be Performed) of the Consent Decree. It shall also contain sufficient detail to enable Settling Defendants to make informed budgeting proposals and EPA to make informed budgeting decisions concerning implementation of portions of the Work in the event of insufficient funding in the Phase II Work Account. The Estimate shall be updated annually to reflect actual conditions (e.g., a response or remedy decision made by EPA), and to set forth the Phase II Work costs the Settling Defendants project will be needed in each quarter of the forthcoming calendar year.

3.19 Overall Project Quarterly Report

The Overall Project Quarterly Report is a consolidated status report on all Work conducted during the reporting period quarter and to be undertaken in the following quarter(s) by the Settling Defendants. The Report should be separated into sections reflective of the individual Components and Elements of Work. It should include the following information:

- o Description of the Work, and master schedule.
- Activities/tasks undertaken during the reporting period, and expected to be undertaken during the next reporting period.
- Deliverables/milestones completed during the reporting period, and expected to be completed during the next reporting period.
- o Identification of issues and actions that have been or are being taken to resolve the issues.
- o TMs submitted.
- Schedules and schedule changes.
- Evaluation of the effectiveness of the Work being performed in terms of meeting the objectives, Performance Standards, and ARARs. Include data and analytical and statistical methods used to support the evaluation.
- Recommendations for corrective measures needed, if any, to meet the objectives, Performance Standards, and ARARs.

SECTION 4.0 DELIVERABLES

4.1 This Section lists the Deliverables in the form of submissions and milestone events, associated with the Work. The Consent Decree and this SOW may require the submission of additional documents and additional milestone events, not listed herein.

4.1.1 General

4.1.3.1 Revised Schedule Showing Actual Dates 4.1.1.2 Final Transition Work Plan, Sampling Plan, Quality Assurance Project Plan, Health and Safety Plan 4.1.1.3 Final General Work Plan, Sampling Plan, Quality Assurance Project Plan, Health and Safety Plan 4.1.1.4 Final Annualized Phase II Work Budget Estimate 4.1.1.5 Final Updates to Annualized Phase II Work Budget Estimate 4.1.1.6 Completion of Obligation Report for Short-Term and Interim Collection/Treatment/Disposal of Contaminated Liquids Components of Work 4.1.1.7 Completion of Obligation Report for Routine Site Maintenance Element of Work 4.1.1.8 Completion of Obligation Report for Routine Groundwater Monitoring Element of Work Completion of Obligation Report for Community Relations 4.1.1.9 Support Element of Work 4.1.1.10 Completion of Phase I Work Report Completion of Phase II Work Report 4.1.1.11 4.1.1.12 **Overall Project Quarterly Reports** Technical Memoranda 4.1.1.13

4.1.2 Early Actions Element of Work

- 4.1.2.1 Short-term Collection/Treatment/Disposal of Contaminated Liquids Component
 - A. Initiation of Operation Report/Commencement of Short-term Collection/Treatment/Disposal of Contaminated Liquids Component/Award of Contract
 - B. Final Addendum to Transition Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan

Appendix A.-Statement of Work Casmalia Consent Decree

Page 45

Appendix A--Statement of Work Casmalia Consent Decree

Page 46

02-0067567

4.1.2.2	Interim Collection/Treatment/Disposal of Contaminated Liquids
	Component

- A. Final Technical Memorandum regarding implementation of Interim Collection/Treatment/Disposal of Contaminated Liquids Component
- B. Final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan
- C. Initiation of Operation Report/Commencement of Interim Collection/Treatment/Disposal of Contaminated Liquids Component
- D. Achievement of Performance Standards Report

4.1.2.3 Pesticides/Solvents Landfill Cap Design Component

- A. Final Addendum to General Work Plan, Sampling Plan, Quality
 Assurance Project Plan, and Health and Safety Plan
- B. Final Design Report

4.1.2.4 Pesticides/Solvents Landfill Cap Construction Component

- A. Award of Contract
- B. Final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan
- C. Commencement of Construction
- D. Completion of Construction/Construction Completion Report
- E. Construction As-Built Report

4.1.2.5 Other Landfill Caps Design Component

- A. Final Addendum to General Work Plan, Sampling Plan, Quality
 Assurance Project Plan, and Health and Safety Plan
- B. Final Design Report

4.1.2.6 Other Landfill Caps Construction Component

- A. Award of Contract
- B. Final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan
- C. Commencement of Construction
- D. Completion of Construction/Construction Completion Report
- E. Construction As-Built Report

4.1.3 Engineering Evaluation/Cost Analysis Response Action Element of Work

- 4.1.3.1 Engineering Evaluation/Cost Analysis Component
 - A. Final Addendum to General Work Plan, Sampling Plan, Quality
 Assurance Project Plan, and Health and Safety Plan
 - B. Final EE/CA Report

4.1.3.2 EE/CA Response Action Design Component

- A. Final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan
- B. Final Design Report

4.1.3.3 EE/CA Response Action Construction Component

- A. Award of Contract
- B. Final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan
- C. Commencement of Construction
- D. Completion of Construction/Construction Completion Report
- E. Construction As-Built Report

4.1.3.4 EE/CA Response Action Operation and Maintenance Component

- A. Award of Contract
- B. Final Operation and Maintenance Plan
- C. Initiation of Operation Report/Commencement of EE/CA Response Action Operation and Maintenance Component
- D. Final Addendum to General Work Plan, Sampling Plan, Quality
 Assurance Project Plan, and Health and Safety Plan
- E. Achievement of Performance Standards Report

4.1.4 Remedial Investigation/Feasibility Study Response Action Element of Work

4.1.4.1 RI/FS Component

- A. Final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan
- 3. Final RI/FS Report

Appendix A--Statement of Work Casmalia Consent Decree

Page 47

Appendix A--Statement of Work Casmalia Consent Decree

A .	Final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan
B.	Final Design Report
4.1.4.3	Final Response Action Construction Component
A .	Award of Contract
В.	Final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan
C.	Commencement of Construction
D.	Completion of Construction/Construction Completion Report
E.	Construction As-Built Report
4.1.4.4	Operation and Maintenance Base Period Component
Α.	Award of Contract
B.	Final Operation and Maintenance Base Period Plan
C.	Initiation of Operation Report/Commencement of Operation and
	Maintenance Base Period Component
D.	Final Addendum to General Work Plan, Sampling Plan, Quality
	Assurance Project Plan, and Health and Safety Plan
E.	Achievement of Performance Standards Report
F.	Final 30-Year Operation and Maintenance Plan
Routine Si	te Maintenance Element of Work
4.1.5.1	Award of Contract
4.1.5.2	Inventory of Site Conditions and Submission of Report
4.1.5.3	Final Addendum to Transition Work Plan, Sampling Plan,
	Quality Assurance Project Plan, and Health and Safety Plan
4.1.5.4	Initiation of Operation Report/Commencement of Routine Site
	Maintenance Element of Work
4.1.5.5	Final Updates to Plans
Routine Gro	oundwater Monitoring Element of Work
4.1.6.1	Water Level Monitoring Component
A.	Final Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan

Final Response Action Design Component

4.1.4.2

4.1.5

4.1.6

Appendix A--Statement of Work

Casmalia Consent Decree

	C.	Initiation of Operation Report/Commencement of Water Level
		Monitoring Component
	D.	Final Updates to Plans
	E.	Monitoring Reports
	4.1.6.2	Chemical Quality Monitoring Component
	A.	Final Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan
	B.	Award of Contract
	C.	Initiation of Operation Report/Commencement of Chemical
	_	Quality Monitoring Component
	D.	Final Updates to Plans
	E.	Monitoring Reports
4.1.7	Community	Relations Support Element of Work
	4.1.7.1	Final Work Plan
	4.1.7.2	Initiation of Operation Report/Commencement of Community
		Relations Support Element of Work
	4.1.7.3	Final Community Relations Plan
	4.1.7.4	Final Updates to Work Plan
	4.1.7.5	Method for Awarding and Administering Funds in Section 2.13.2.7
4.1.8	Cost Estima	ates and Funding Limits Element of Work
	4.1.8.1	Final Work Plan
	4.1.8.2	Initial Cost EstimateFinal
	4.1.8.3	Interim Cost EstimateFinal
	4.1.8.4	Final Cost EstimateFinal

02-0067569

Appendix A--Statement of Work Casmalia Consent Decree

Page 50

Page 49

Award of Contract

5.0 SCHEDULES

- 5.1 This section provides schedules required of Settling Defendants for Deliverables set forth in Section 4.0, as well as for other submissions and milestone events, and goals for EPA's review.
- 5.2 The Parties agree to strive to meet and discuss issues and concerns prior to the submission of documents and comments.
- 5.3 EPA shall make good faith efforts to meet the goals for its review set forth, below.

Activity	Weeks After Lodging
5.4 General	
Submit revised schedule showing actual dates	7 days
Submit draft Transition Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	2
Complete EPA review of draft Transition Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	6
Submit final Transition Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	8
Submit draft General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	22
Complete EPA review of draft General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	28
Submit final General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	30
Notify EPA of award of each contract	When award is made
Submit draft Annualized Phase II Work Budget Estimate	8 weeks prior to commencing Phase II Work
Complete EPA review of draft Annualized Phase II Work Budget Estimate	Within 4 weeks of receipt

Activity	Weeks After Lodging
Submit final Annualized Phase II Work Budget Estimate	Prior to commencing Phase II Work
Submit draft Update to Annualized Phase II Work Budget Estimate	On November 1 of each year for forthcoming calendar year, during Phase 11 Work
Complete EPA review of draft Update to Annualized Phase II Work Budget Estimate	Within 4 weeks of receipt
Submit final Update to Annualized Phase II Work Budget Estimate	Within 2 weeks of completion of EPA review of draft
Submit request justifying need for funds in excess of final Annualized Phase II Work Budget Estimate	Prior to such need
Complete EPA response to request justifying need for funds in excess of final Annualized Phase II Work Budget Estimate	Within 2 weeks of receipt
Submit TM regarding insufficient money in Phase 11 Work Account	As soon as such insufficiency is identified
Complete EPA response to TM regarding insufficient money in Phase II Work Account	Within 4 weeks of receipt
Submit Phase I Completion of Obligation Report for Short- Term and Interim Collection/Treatment/Disposal of Contaminated Liquids Components of Work at Sections 2.8.3 and 2.8.4	When Settling Defendants determine necessary conditions have been satisfied
Complete EPA response to Phase I Completion of Obligation Report for Short-Term and Interim Collection/Treatment/Disposal of Contaminated Liquids Components of Work at Sections 2.8.3 and 2.8.4	Within 45 days of receipt
Submit Phase I Completion of Obligation Report for Routine Site Maintenance Element of Work at Section 2.11	When Settling Defendants determine necessary conditions have been satisfied

Activity	Weeks After Lodging
Complete EPA response to Phase I Completion of Obligation Report for Routine Site Maintenance Element of Work at Section 2.11	Within 45 days of receipt
Submit Phase I Completion of Obligation Report for Routine Groundwater Monitoring Element of Work at Section 2.12	When Settling Defendants determine necessary conditions have been satisfied
Complete EPA response to Phase I Completion of Obligation Report for Routine Groundwater Monitoring Element of Work at Section 2.12	Within 45 days of receipt
Submit Phase I Completion of Obligation Report for Community Relations Support Element of Work at Section 2.13	When Settling Defendants determine necessary conditions have been satisfied
Complete EPA response to Phase I Completion of Obligation Report for Community Relations Support Element of Work at Section 2.13	Within 45 days of receipt
Submit Completion of Phase I Work Report	When Settling Defendants determine necessary conditions have been satisfied
Complete EPA response to Completion of Phase 1 Work Report	Within 90 days of receipt
Submit draft and final work products pursuant to Section 2.14	As requested by EPA
Submit Completion of Phase II Work Report	When Settling Defendants determine necessary conditions have been satisfied
Complete EPA response to Completion of Phase II Work Report	Within 90 days of receipt
Submit Overall Project Quarterly Reports	Within 14 days after end of each calendar year quarter for previous quarter

Appendix A--Statement of Work Casmalia Consent Decree

Page 53

Activity	Weeks After Lodging
5.5 Early Actions Element of Work	
5.5.1 Short-Term Collection/Treatment/Disposal of Contaminated Liquids Component	
Submit Initiation of Operation Report/Commence Short-Term Collection/Treatment/Disposal of Contaminated Liquids Component/Award contract	7 days
Complete EPA response to Initiation of Operation Report	6 (As part of EPA review of draft Transition Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan)
Submit draft Addendum to Transition Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	20
Complete EPA Review of draft Addendum to Transition Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	26
Submit final Addendum to Transition Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	28
5.5.2 Interim Collection/Treatment/Disposal of Contaminated Liquids Component	
Submit draft Technical Memorandum proposing methods pursuant to Section 2.8.4.2.A	34
Complete EPA review of Technical Memorandum proposing methods pursuant to Section 2.8.4.2.A	40
Submit final Technical Memorandum proposing methods pursuant to Section 2.8.4.2.A	42
Submit draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	44
Complete EPA review of draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	48

Appendix A.-Statement of Work Casinalia Consent Decree

Activity	Weeks After Lodging
Submit final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	50
Submit Initiation of Operation Report/Commence implementation of Interim Collection/Treatment/Disposal of Contaminated Liquids Component	52
Complete EPA response to Initiation of Operation Report	54
Submit Achievement of Performance Standards Report	When Settling Defendants determine necessary conditions have been satisfied
Complete EPA response to Achievement of Performance Standards Report	Within 60 days of receipt
5.5.3 Pesticides/Solvents Landfill Cap Design Component	
Submit draft Addendum to General Work Plan	24
Complete EPA review of draft Addendum to General Work Plan	32
Submit final Addendum to General Work Plan	43
Submit draft Addendum to Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	35
Complete EPA review of drast Addendum to Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	41
Submit final Addendum to Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	43
Submit draft Design Report	70
Complete EPA review of draft Design Report	78
Submit final Design Report	82
5.5.4 Pesticides/Solvents Landfill Cap Construction Component	
Award contract	82

Activity	Weeks After Lodging
Submit draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	88
Complete EPA review of draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	94
Submit final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	96
Commence construction	96
Complete construction/Submit Construction Completion Report	116
Submit Construction As-Built Report	124
Complete EPA review of Construction Completion Report, including Construction As-Built Report	Within 60 days of receipt of Construction As-Built Report
5.5.5 Other Landfill Caps Design Component	
Submit draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	52
Complete EPA review of draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	58
Submit final Addendum to General Work Plan, Quality Assurance Project Plan, and Health and Safety Plan	60
Submit draft Design Report	104
Complete EPA review of draft Design Report	112
Submit final Design Report	115
5.5.6 Other Landfill Caps Construction Component	
Award contract	115

Appendix A--Statement of Work Casmalia Consent Decree

Page 55

Appendix A.-Statement of Work Casmalia Consent Decree

Activity	Weeks After Lodging	
Submit draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	121	
Complete EPA review of draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	127	
Submit final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	129	
Commence construction	132	
Complete construction/Submit Construction Completion Report	168	
Submit Construction As-Built Report	176	
Complete EPA review of Construction Completion Report, including Construction As-Built Report	Within 60 days of receipt of Construction As-Built Report	
5.6 Engineering Evaluation/Cost Analysis Response Action	Element of Work	
5.6.1 Engineering Evaluation/Cost Analysis Component		
Submit draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	49	
Complete EPA review of draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	55	
Submit final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	57	
Submit draft EE/CA Report	83	
Complete EPA review of draft EE/CA Report	91	
Submit final EE/CA Report	93	

Activity	Weeks After Lodging	
5.6.2 EE/CA Response Action Design Component		
Submit draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 6 weeks following EPA issuance of EF/CA Action Memorandum	
Complete EPA review of draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 6 weeks of receipt	
Submit final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 2 weeks of completion of EPA review of draft	
Submit draft Design Report	As specified in final Addendum to General Work Plan for EE/CA Response Action Design Component	
Complete EPA review of draft Design Report	Within 8 weeks of receipt	
Submit final Design Report	Within 3 weeks of completion of EPA review of draft	
5.6.3 EE/CA Response Action Construction Component		
Award contract	At submission of final Design Report for EE/CA Response Action Design Component	
Submit draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 6 weeks of submission of final Design Report for EE/CA Response Action Design Component	
Complete EPA review of draft Addendum to General Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 6 weeks of receipt	

Page 57

Appendix A.-Statement of Work Casmalia Consent Decree

Activity	Weeks After Lodging
Submit final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 2 weeks of completion of EPA review of draft
Commence construction	As specified in final Addendum to General Work Plan for EE/CA Response Action Construction Component
Complete construction/Submit Construction Completion Report	As specified in final Addendum to General Work Plan for EE/CA Response Action Construction Component
Submit Construction As-Built Report	Within 8 weeks of completing construction
Complete EPA review of Construction Completion Report, including Construction As-Built Report	Within 60 days of receipt of Construction As-Built Report
5.6.4 EE/CA Response Action Operation and Maintena	ance Component
Award contract	At completion of construction of EE/CA Response Action Construction Component
Submit draft Operation and Maintenance Plan	within 4 weeks of completion of construction of EE/CA Response Action Construction Component
Complete EPA review of draft Operation and Maintenance Plan	Within 6 weeks of receipt
Submit final Operation and Maintenance Plan	Within 2 weeks of completion of EPA review of draft

Activity	Weeks After Lodging
Submit Initiation of Operation Report/Commence EE/CA Response Action Operation and Maintenance Component	At submission of final Operation and Maintenance Plan
Complete EPA response to Initiation of Operation Report	Within 2 weeks of receipt
Submit draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 6 weeks of submission of final Operation and Maintenance Plan
Complete EPA review of draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 6 weeks of receipt
Submit final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 2 weeks of completion of EPA review of draft
Submit Achievement of Performance Standards Report	When Settling Defendants determine necessary conditions have been satisfied
Complete EPA review of Achievement of Performance Standards Report	Within 60 days of receipt
5.7 Remedial Investigation/Feasibility Study Response Action	on Element of Work
5.7.1 RI/FS Component	
Submit draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	78
Complete EPA review of draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	84
Submit final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	86
Submit draft RI/FS Report	134
Complete EPA review of draft RI/FS Report	146

Appendix A--Statement of Work Casmalia Consent Decree

Page 59

Appendix A.-Statement of Work Casmalia Consent Decree

Activity	Weeks After Lodging
Submit final RI/FS Report	150
5.7.2 Final Response Action Design Component	
Submit draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 6 weeks after EPA issuance of ROD
Complete EPA review of draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 6 Weeks of receipt
Submit final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 2 Weeks of completion of EPA review of draft
Submit draft Design Report	As specified in final Addendum to General Work Plan for Final Response Action Design Component
Complete EPA Review of draft Design Report	Within 6 weeks of receipt
Submit final Design Report	Within 4 weeks of completion of EPA review of draft
5.7.3 Final Response Action Construction Component	
Award contract	At time of submission of final Design Report for Final Response Action Design Component
Submit draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 4 weeks of final Design Report for final Response Action Design Component
Complete EPA review of draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 6 weeks of receipt

Activity	Weeks After Lodging	
Submit final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 2 weeks of completion of EPA review of draft	
Commence construction	As specified in final Addendum to General Work Plan for Final Response Action Construction Component	
Complete construction/Submit Construction Completion Report	As specified in final Addendum to General Work Plan for Final Response Action Construction Component	
Submit Construction As-Built Report	Within 8 weeks of completing construction	
Complete EPA Review of Construction Completion Report, including Construction As-Built Report	Within 60 days of receipt of Construction As-Built Report	
5.7.4 Operation and Maintenance Base Period Component		
Award contract	At completion of construction of Final Response Action Construction Component	
Submit draft Operation and Maintenance Base Period Plan	Within 4 weeks of completion of construction of Final Response Action Construction Component	
Complete EPA review of draft Operation and Maintenance Base Period Plan	Within 6 weeks of receipt	
Submit final Operation and Maintenance Base Period Plan	Within 2 weeks of completion of EPA review of draft	

-274-

Appendix A-Statement of Work Casmalia Consent Decree

Page 61

Appendix A-Statement of Work Casmalia Consent Decree

Activity	Weeks After Lodging
Submit Initiation of Operation Report/Commence Operation and Maintenance Base Period Component	At time of submission of final Operation and Maintenance Base Period Plan
EPA response to Initiation of Operation Report	Within 2 weeks of receipt
Submit draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 4 weeks of final Operation and Maintenance Base Period Plan
Complete EPA review of draft Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 6 weeks of receipt
Submit final Addendum to General Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	Within 2 weeks of completion of EPA review
Submit Achievement of Performance Standards Report	When Settling Defendants determine necessary conditions have been satisfied
EPA response to Achievement of Performance Standards Report	Within 60 days of receipt
Submit draft 30-Year Operation and Maintenance Plan	Prior to completion of Phase II Work
Complete EPA review of draft 30-Year Operation and Maintenance Plan	Within 8 weeks of receipt
Submit final 30-Year Operation and Maintenance Plan	Prior to completion of Phase II Work
5.8 Routine Site Maintenance Element of Work	
Award contract	7 days
Complete inventory of Site conditions and submit report	2
Submit draft Addendum to Transition Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	6

Appendix	AState	ment	of	Work
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Page	6
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Activity	Weeks After Lodging	
Complete EPA review of draft Addendum to Transition Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	11	
Submit final Addendum to Transition Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	13	
Submit Initiation of Operation Report/Commence Routine Site Maintenance Element of Work	13	
EPA response to Initiation of Operation Report	15	
Submit draft updates to Plans to address changing Site conditions	Pursuant to schedule proposed by Settling Defendants and approved by EPA	
Complete EPA review of draft updates to Plans to address changing Site conditions	Within 6 weeks of receipt	
Submit final updates to Plans to address changing Site conditions	Within 2 weeks of completion of EPA review	
5.9 Routine Groundwater Monitoring Element of Work		
5.9.1 Water Level Monitoring Component		
Submit draft Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	18	
Complete EPA review of draft Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	24	
Submit final Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	26	
Award contract	26	
Submit Initiation of Operation Report/Commence Water Level Monitoring Component	26	
EPA response to Initiation of Operation Report	28	

Appendix A.-Statement of Work Casmalia Consent Decree

Activity	Weeks After Lodging
Submit draft updates to Plans to address changing Site conditions	Pursuant to schedule proposed by Settling Defendants and approved by EPA
Complete EPA review of draft updates to Plans to address changing Site conditions	Within 6 weeks of receipt
Submit final updates to Plans to address changing Site conditions	Within 2 weeks of completion of EPA review
Submit monitoring reports	As specified in final Work Plan for Water Level Monitoring Component
5.9.2 Chemical Quality Monitoring Component	
Submit draft Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	18
Complete EPA review of draft Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	24
Submit final Work Plan, Sampling Plan, Quality Assurance Project Plan, and Health and Safety Plan	26
Award contract	26
Submit Initiation of Operation Report/Commence Chemical Quality Monitoring Component	26
EPA response to Initiation of Operation Report	28
Submit draft updates to Plans to address changing Site conditions	Pursuant to schedule proposed by Settling Defendants and approved by EPA
Complete EPA review of draft updates to Plans to address changing Site conditions	Within 6 weeks of receipt
Submit final updates to Plans to address changing Site conditions	Within 2 weeks of completion of EPA review

Appendix A.-Statement of Work Casmalia Consent Decree

Page 65

Activity	Weeks After Lodging
Submit monitoring reports	As specified in final Work Plan for Chemical Quality Monitoring Component
5.10 Community Relations Support Element of Work	
Submit draft Work Plan	4
Complete EPA Review of draft Work Plan	8
Submit final Work Plan	10
Submit Initiation of Operation Report/Commence Community Relations Support Element of Work	10
EPA response to Initiation of Operation Report	12
Submit draft Community Relations Plan	26
Complete EPA review of draft Community Relations Plan	30
Submit final Community Relations Plan	34
Submit proposed method for awarding and administering funds in Section 2.13.2.7	As set forth in final Community Relations Plan
EPA response to proposed method	Within 4 weeks of receipt
Submit draft updates to Work Plan to address changing phases of Work	Pursuant to schedule proposed by Settling Defendants and approved by EPA
Complete EPA review of draft updates to Work Plan to address changing phases of Work	Within 6 weeks of receipt
Submit final updates to Work Plan to address changing phases of Work	Within 2 weeks of completion of EPA review
Submit draft work products	As specified in final Work Plan for Community Relations Support Element of Work

Appendix A--Statement of Work Casmalia Consent Decree

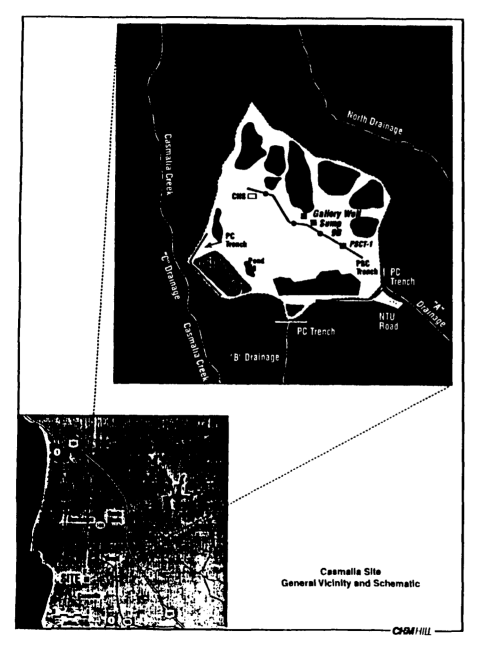
Page 66

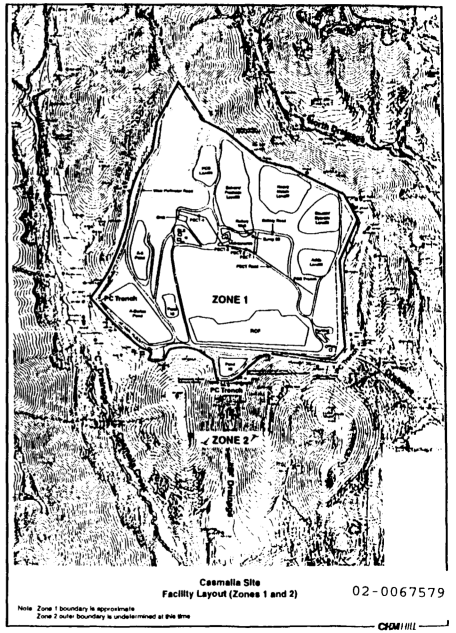
02-0067577

Activity	Weeks After Lodging
Complete EPA review of draft work products	Good faith effort for expeditious review
Submit final work products	As specified in final Work Plan for Community Relations Support Element of Work
5.11 Cost Estimates and Funding Limits Element of Work	
Submit draft Work Plan	12
Complete EPA review of draft Work Plan	18
Submit final Work Plan	22
Submit Initial Cost EstimatesDraft	Within 30 days of entry of the Consent Decree
Complete EPA review of Initial Cost EstimatesDraft	Within 8 weeks of receipt
Submit Initial Cost EstimatesFinal	Within 3 weeks of completion of EPA review
Submit Interim Cost EstimatesDraft	At time draft RI/FS Report is submitted
Complete EPA review of Interim Cost EstimatesDraft	Within 12 weeks of receipt
Submit Interim Cost EstimatesFinal	Within 4 weeks of completion of EPA review
Submit Final Cost EstimatesDraft	At time Completion of Phase II Work Report is submitted
Complete EPA review of Final Cost EstimatesDraft	Within 8 weeks of receipt
Submit Final Cost EstimatesFinal	Within 3 weeks of completion of EPA review

ATTACHMENT TO APPENDIX A - STATEMENT OF WORK

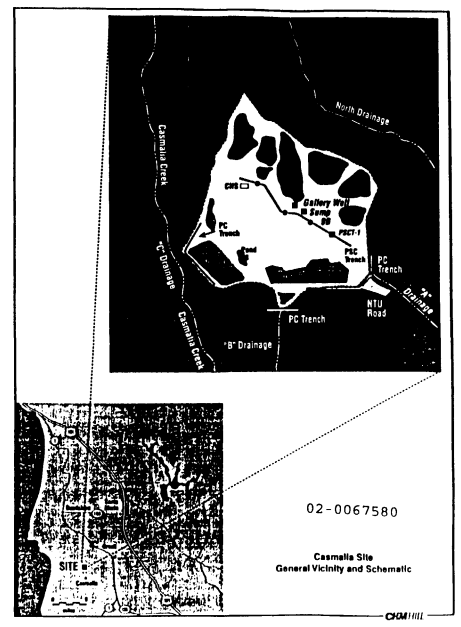
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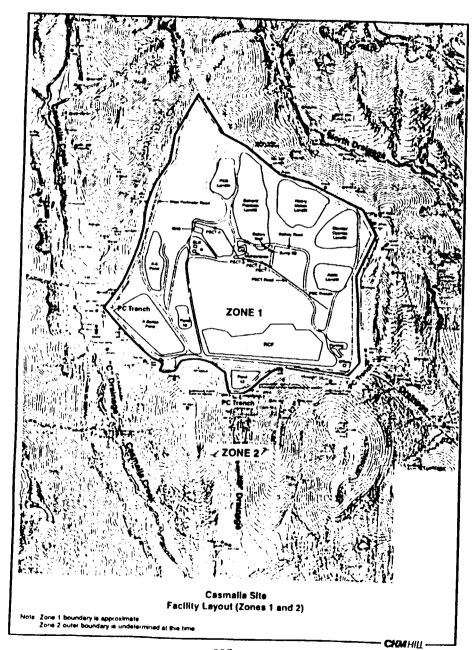




APPENDIX B: SITE MAPS

CASMALIA CONSENT DECREE APPENDIX B: SITE MAPS





APPENDIX C: LIST OF SETTLING DEFENDANTS

02-006 81

CASMALIA CONSENT DECREE APPENDIX C: LIST OF SETTLING DEFENDANTS

APPENDIX C: LIST OF SETTLING DEFENDANTS

ABB Vetco Grav Inc.

Aerochem, Inc.

Aerojet General Corporation

Atlantic Richfield Company (ARCO)

Caspian Inc

Chevron Corporation

City of Oxnard

Clairol, Inc.

Coastal Oil & Gas Corporation

Conoco Inc

Deutsch Company

The Dow Chemical Company

Everest & Jennings International

Exxon Corporation

Gemini Industries, Inc

General Dynamics Corporation

General Electric Company

General Motors Corporation

Hughes Aircraft Company, and its subsidiaries

Lever Brothers Company

Page 1
Appendix C. List of Settling Defendants
Casmalia Consent Decree

Lockheed Martin Corporation (merged entity for Lockheed Corporation and Martin Marietta Corporation)

McDonnell Douglas Corporation

Mobil Oil Corporation

New VICI, Inc. (for Gonzales/Monterey Vineyard)

Northrop Grumman Corporation

Oil & Solvent Process Company, a subsidiary of Chemical Waste Management, Inc.

Pacific Gas and Electric Company

Pacific Offshore Pipeline Company

The Proctor & Gamble Manufacturing Company

Reynolds Metals Company

R G G.L. Corporation

Rhone-Poulenc Inc.

Rockwell International Corporation

Rohr, Inc (formerly Rohr Industries, Inc.)

Romic Environmental Technologies Corporation

Shell Oil Company

Shipley Company, Inc.

Southern California Gas Company

Southern Pacific Transportation Company

Square D Company

02-0067582

Teleflex Incorporated

Page 2
Appendix C. List of Settling Defendants
Casmalia Consent Decree

Texaco Inc

Todd Pacific Shipyards Corp

Union Oil Company of California, Inc. dba Unocal

Union Pacific Resources Company

Union Pacific Railroad Company

USPCI for Solvent Service

Zeneca Inc

Zycon Corporation

APPENDIX D: LIST OF SETTLING DEFENDANTS' AFFILIATES

Page 3
Appendix C List of Settling Defendants
Casmalia Consent Decree

CASMALIA CONSENT DECREE
APPENDIX D:
LIST OF SETTLING DEFENDANTS:
AFFILIATES

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APPENDIX D: LIST OF SETTLING DEFENDANTS' AFFILIATES

Aerojet General Corporation

Aerojet Electro Systems Company

Aerojet-General Corporation

Aerojet Heavy Metals Company

Aerojet Liquid Rocket Corporation

Aerojet Manufacturing Company

Aerojet Nevada

Aerojet Ordnance Company

Aerojet Solid Propulsion Company

Aerojet Strategic Propulsion Company

Aerojet Tactical Systems Company

Cordova Chemical Company

Atlantic Richfield Company (ARCO)

ARCO Chemical Company

ARCO Oil and Gas Company

ARCO Metals Company (American Brass)

ARCO Products Company (formerly ARCO Petroleum Products Company)

ARCO Solar Inc

ARCO Transportation Company

Four Corners Pipeline Company

Tenneco Oil Company (oil and gas production facilities located in Oregon and California)

Chevron Corporation, a Delaware Corporation

Chevron Chemical Company, a Delaware corporation

Chevron Land and Development Company, a Delaware corporation

Chevron Pipe Line Company, a Delaware corporation

Chevron U.S.A. Inc., a Pennsylvania corporation on behalf of itself and its divisions.

Chevron U.S.A. Production Company, Chevron Products Company, Chevron

Research and Technology Company, Chevron Petroleum Technology Company,
and Chevron Resources Company and as successor to Gulf Oil Corporation

Page I Appendix D List of Settling Defendants' Affiliates Casmalia Consent Decree

Conoco Inc.

Comap, Inc
Douglas Oil Company of California
Douglas Stations, Inc
E I du Pont de Nemours and Company
Kayo Oil Company
Triangle Facilities, Inc

Exxon Corporation

Exxon Company, USA, a division of Exxon Corporation
Exxon Chemical Company, a division of Exxon Corporation
Exxon Enterprises, a Division of Exxon Corporation, and affiliated companies
SeaRiver Maritime, Incorporated, formerly known as Exxon Shipping Company

General Motors Corporation

General Motors - C-P-C Assembly (Southgate and Van Nuys)

General Motors - Delphi-Energy & Engine Management (formerly Delco-Remy)

General Motors - Electro-Motive Division

Delco Systems Operations (formerly Delco Electronics)

General Motors - Service Parts Operations (formerly Parts Division)

General Motors - Parts Distribution Facility

General Motors - Service Parts Truck facility

General Motors - GMC Truck Center

General Motors - CPC Fremont Assembly

Hughes Aircraft Company, and its subsidiaries

Hughes Research Laboratories, Inc.

Hughes Telecommunication & Space Company and its subsidiaries

02-0067584

Page 2
Appendix D. List of Settling Defendants' Affiliates
Casmalia Consent Decree

Lockheed Martin Corporation

Lockheed Corporation

Lockheed-California Company (Calac), a division of Lockheed Corporation

Lockheed Aircraft Services Company (LAS), a division of Lockheed Corporation

Lockheed Missiles & Space Company (LMSC), a subsidiary of Lockheed Corporation

Lockheed Missiles & Space Company (LMSC), a subsidiary of Lockheed Corporation Lockheed Air Terminal Inc (LAT), a subsidiary of Lockheed Corporation Lockheed Space Operation Company (LSOC), a subsidiary of Lockheed Corporation

Lockheed Oceans Systems, a division of Lockheed Missiles & Space Company

Lockheed Advanced Marine Systems, a division of Lockheed Missiles & Space
Company, and, subsequently, a division of Lockheed Engineering and Sciences
Company, a subsidiary of Lockheed Corporation

Martin Marietta Corporation

Commonwealth Aluminum Corporation, formerly known as Martin Marsetta
Aluminum. Inc

Martin Marietta Technologies, Inc. International Light Metals Corporation

Martin Marietta Carbon, Inc

M-C Carbon

Martin Marietta Carbon

Martin Marietta International Light Metals Corporation

McDonnell Douglas Corporation

McDonnell Douglas Realty Company

McDonnell Douglas Helicopter Company

Douglas Aircraft Company

McDonnell Douglas Aircraft Company

McDonnell Douglas Astronautics Company

McDonnell Douglas Space Systems Company (MDSSC)

MDC Realty Company

McDonnell Douglas Computer Systems

Microdata Corporation

Hughes Helicopters, Inc.

Alcoa Defense Systems, Inc. (now McDonnell Douglas Technologies, Inc.)

Global Analytics Inc.

McDonnell Douglas - HB

Page 3
Appendix D. List of Settling Defendants' Affiliates
Casmalia Consent Decree

Mobil Oil Corporation

Mobil Corporation

Mobil Administrative Services Company, Inc.

Mobil Exploration and Producing Services, Inc.

Mobil Exploration and Producing North America, Inc.

Mobil Pipeline Company

Mobil Marine Transportation Limited (for s/s Mobil Arctic and Syosett)

Mobil Chemical Company

The Superior Oil Company

Canadian Superior Oil (U.S.) Limited

Canadian Superior Mining (U.S.) Limited

Santa Clara Waste Water Company

Vista Oil Company

Northrop Grumman Corporation

Northrop Corporation -- all divisions and subsidiaries including.

Northrop Corporation - Aircraft Division

Northrop Aircraft Company

Northrop Corporation, K-8 Facility

Northrop Corporation - Ventura Division

Northrop Corporation - Electro-Mechanical Division

Northrop Corporation - Anaheim

Northrop Corporation - Electronics Division

Northrop Corporation - B-2 Division

Northrop Corporation - Advanced Systems Division

Northrop Corporation - Advanced Design Systems

Northrop Corporation - Precision Products Division

Northrop Research & Technology Center

Grumman Corporation -- all divisions and subsidiaries, including

Grumman Flexible

Westinghouse Electric Corporation - Electronics Systems Group (all facilities acquired

by Northrop Grumman Corporation on March 1, 1996), including

Westinghouse Electric Corporation - Marine Systems Division

02-0067585

Page 4
Appendix D. List of Settling Defendants' Affiliates
Casmalia Consent Decree

Oil & Solvent Process Company, a subsidiary of Chemical Waste Management, Inc.

Chemical Waste Management, Inc., as successor and/or parent to the following entities

Gimelli Brothers

Oil & Solvent Process Company (also known as OSCO)

W-T Universal Engineering, Inc.

Waste Management of Alameda County, Inc., as successor to Oakland Scavenger

Waste Management Collection & Recycling, Inc., as successor and/or parent to the following entities

Waste Management of San Gabriel/Pomona Valley, formerly doing business as Webster's Refuse Disposal Service

Waste Management of Sacramento, formerly SAWDCO

Waste Management of Gardena, Inc.

The Proctor & Gamble Manufacturing Company

The Proctor & Gamble Paper Products Company Richardson-Vicks Inc (formerly Vidal Sasoon, Inc.) Mallinckrodt Baker, Inc. (formerly J.T. Baker Inc.)

Reynolds Metals Company

Reynolds Metals Development Company

Rhone-Poulenc Inc.

Rhone-Poulenc Basic Chemicals Co Stauffer Chemical Company

Romic Environmental Technologies Corporation

California Solvent Recycling Romic Chemical Corporation

Page 5
Appendix D. List of Settling Defendants' Affiliates
Casmalia Consent Decree

Shell Oil Company

Catalyst Technology Inc LP Composite Engineering Heat Transfer Research

Triton Biosciences (originally incorporated as Applied Biosciences)

Kernridge Oil Co

Criterion Catalyst Co, LP

Fairview Shell

Gabriel Shell

Mitchell Shell

Palisades Shell

Philip Asted Shell

Shell

Shell Beta Storage SWEPI

Shell California

Shell California Production Inc.

Shell California Production Inc - Midway Sunset

Shell Chemical Company

Shell Development Company

Shell Oil

Shell Oil Company/Berkeley

Shell Oil Company/Disbursements

Shell Oil Company Kern County Refinery

Shell Oil Company/Paso Robles

Shell Oil Company - Wilmington Manufacturing Complex

Shell Oil Corp

Shell Oil Production Services

Shell Plant Store

Shell Production Inc.

Shell Service Station

Shell Western

Shell Western E&P Inc

Shell Western Exploration

Shell Western Exploration & Production Inc

SWEPI

Turnpike Shell

Western Farm Services

Western Farm Supply

Wilburn Shell Station

Yates Shell

02-0067586

Page 6
Appendix D. List of Settling Defendants' Affiliates
Casmalia Consent Decree

Shipley Company, Inc.

Shipley Company, L.L.C., successor entity to Shipley Company, Inc. Rohm & Haas of California Inc.

Southern Pacific Transportation Company

Pacific Motor Trucking Company

Texaco Inc.

Texaco Exploration and Production Inc Texaco Refining and Marketing Inc. Texaco Trading and Transportation Inc. Getty Oil Company and related subsidiaries

Teleffex Incorporated

Sermatech Intl The Talley Corp Talley Corporation

Union Oil Company of California, Inc. dba Unocal

Pure Gas Company
The Pure Oil Corporation
West Coast Shipping
PureGro Company

Union Pacific Resources Company

Champlin Petroleum Company

Union Pacific Railroad Company

Western Pacific Railroad Company

Zeneca Inc.

Applied Solar Energy Corporation Converters Ink Co ICI Americas, Inc. ICI Stewart [sic] Pharmaceuticals Stuart Pharmaceuticals Thoro Packaging